Exhibit 15



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Kenneth Golladay - CONFIDENTIAL ATTORNEY'S EYES ONLY

August 30, 2021

Clarity Sports International, LLC, et al.

VS.

CAA Sports, LLC, et al.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CLARITY SPORTS INTERNATIONAL, LLC, and JASON BERNSTEIN,

Plaintiffs,

VS.

Case No. 1:19-cv-00305-YK

CAA SPORTS, LLC, et al.,

Defendants.

Remote Videotaped Deposition of KENNETH GOLLADAY

CONFIDENTIAL - ATTORNEYS' EYES ONLY

Monday, August 30, 2021 10:05 a.m.

Reporter: Stephanie R. Dean, RPR

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1 REMOTE APPEARANCES: 2 On behalf of the Plaintiffs: 3 JOHN D. COMERFORD, ESQ. Dowd Bennett LLP 4 7733 Forsyth Boulevard, Suite 1900 St. Louis, MO 63105 5 314.889,7300 jcomerford@dowdbennett.com 6 7 On behalf of Defendants MVP Authentics, LLC, Daryl Eisenhour, Jason Smith, Boone Enterprises, Inc., d/b/a Boone Enterprises Authentic Autographs and Craig Boone: WILLIAM J. CLEMENTS, ESQ. MICHAEL A. IACONELLI, ESQ. 10 Klehr Harrison Harvey Branzburg, LLP 1835 Market Street, 14th Floor Philadelphia, PA 19103 215.569.2700 wclements@klehr.com miaconelli@klehr.com 13 On behalf of Defendants Redland Sports and Gerry Ochs: 15 ILES COOPER, ESQ. J.T. HERBER, ESQ. Williamson, Friedberg & Jones, LLC 10 Westwood Road Pottsville, PA 17901 570.622.5933 18 19 20 ALSO PRESENT: Matt Schnorf, Videographer Jason Bernstein Susan Wasilewski Lauren Marsh	MR. COMERFORD: So we're on the record. Today is August 30th 2021. It's 10:05 a.m. Eastern time. This is John Comerford, counsel for Plaintiffs. Mr. Golladay, the witness, has not appeared on the Zoom videoconferencing. His attorneys are not here and the attorneys for the Defendants are not here. On Friday I received an email from Mr. Golladay's attorneys saying that they were refusing to produce him at the noticed time of 10:00 a.m. Eastern and instead will produce him at 2:00 p.m. Eastern. Plaintiffs made clear that we object to that and because we have a full day of questioning, we want to start at 10:00 a.m. Eastern. We're here and neither Mr. Golladay, nor his attorneys nor the attorneys for the Defendants are here, so at this time we will adjourn the deposition and reconvene it at 2:00 p.m. Eastern as per Mr. Iaconelli's email on Friday. Plaintiffs reserve all of our rights with this issue. (Off the record.) ********
I	THE VIDEOGRAPHER: We are on the record. This is the videotaped deposition of Kenneth Golladay. Today's date is August 30, 2021, and the time is 2:12 p.m. Eastern time. This is in the case of Clarity Sports International, LLC and Jason Bernstein versus Redland Sports, et al. Case Number 1:19-cv-00305-YK pending in the United States District Court for the Middle District of Pennsylvania. All counsel will be reflected on the stenographic record. Will the court reporter please swear in the witness? KENNETH GOLLADAY, of lawful age, called for examination, being by me first duly sworn, as hereinafter certified, deposed and said as follows: EXAMINATION OF KENNETH GOLLADAY BY MR. COMERFORD: Q. Good afternoon. A. How are you doing? Q. Will you please state your full name for the record? A. Kenneth Kasey Golladay. Q. Mr. Golladay, my name John Comerford. I represent Jason Bernstein and Clarity Sports International, LLC. We've never spoken with each other, right?

Page 6 Page 8 1 A. No. 1 A. Mike and Bill. 2 2 Q. Is there anyone else in the room there Q. Have you ever had your deposition taken 3 before? 3 with you? 4 A. No. 4 A. No. I have other people as well working 5 Q. Have you ever testified in court before? 5 on my house. I just signed a new deal here to the 6 6 A. No. New York Giants. I just bought a house and I have 7 7 Q. Do you understand that you're under oath construction going on right now. 8 8 today in this proceeding as I ask you questions Q. But as far as sitting there listening to 9 just like you would be in a court of law? 9 the deposition, it's you and Michael Iaconelli and 10 William Clements? 10 A. Yes. Q. If you don't understand any of the 11 A. Yes. 11 12 12 questions that I've asked, can you please let me Q. Do you have any papers there in front of you? 13 know and I'll try to ask it a different way or do a 13 14 14 better job, okay? A. No. 15 15 Q. What did you do to prepare for the A. Okay. 16 Q. Try to answer questions yes or no whenever 16 deposition? 17 A. Not much. 17 you can or feel free to explain your answer. We 18 can take a break whenever you need to to use the 18 Q. What did you do? 19 19 restroom or something like that. Generally I like A. I didn't do much. 20 to go for about an hour or hour and a half or 20 Q. Did you meet with Mr. Iaconelli and 21 however long you want to go, but... 21 Mr. Clements? 22 A. I'll just state this right now. This 22 A. Not really. 23 whole thing won't be that long. I still have 23 Q. Did you meet with them, yes or no? 2.4 obligations and everything. I'm in camp right now, 24 A. They got here today, so I met with them 25 I still have stuff going on as well, so I have, 25 before we got on this. Page 7 Page 9 1 like, two or three hours, that's max. 1 Q. What time did you begin meeting with them 2 2 Q. And so are you saying that you've got two today? 3 or three hours today and then we can finish the 3 A. I don't know. What time is it? Two 4 4 questioning on another day? something. An hour ago maybe. 5 A. I'm just going to be done with it. 5 Q. Did you have any appointments this morning 6 6 Q. Okay. We might have to take that up with or obligations that made you unable to do this 7 the court then because we're entitled to ask you 7 deposition this morning? 8 A. Yes. 8 questions until we're finished, up to a maximum of 9 9 seven hours. Are you aware of that? Q. What was that? 10 10 A. I'm in training camp right now. I did a A. No. Q. All right. The one thing I would ask is 11 little injury. I'm getting ready for week one, 11 12 12 that if you ask to take a break, that you answer just trying to get my body right, take care of my whatever question I've asked before we take a 13 13 Q. How long did you meet with Mr. Iaconelli 14 break, okay? Is that okay? 14 15 A. All right. 15 and Mr. Clements today? Q. Where are you now, sir? 16 A. I already answered that. 16 17 17 A. I'm in New Jersey. Q. How long was your meeting? 18 A. I already answered that. 18 Q. Are you in a house or in an office? 19 A. House. 19 Q. I don't remember the answer. 20 Q. Whose home is it? 20 A. I answered it. It started at two. 21 21 A. Mine. They've been here for like an hour. 22 Q. Okay. And who is there in the room with 22 Q. One hour. Understood. 23 you? 23 Have you ever met Mr. laconelli and 24 A. I have my lawyers. 24 Mr. Clements in person before? 25 Q. What are their names? 25 A. No.

Page 10 Page 12 A. My mom maybe. 1 Q. Have you spoken to them on the phone 1 2 before today? 2 Q. Anybody else? 3 A. Yeah. 3 A. No. 4 Q. When was the first time you spoke with 4 Q. Let's bring up the deposition notice for 5 Mr. laconelli and Mr. Clements? 5 today, August 30th. I've got a colleague who is A. I don't remember. working with me and he's going to share his screen 6 6 7 7 Q. Can you tell me what year it was? and show you some documents. 8 8 A. 2021. Mr. Golladay, are you able to see that 9 Q. Do you remember being served with a 9 document on the computer screen? 10 A. Yes. 10 subpoena in January of 2021? A. I don't. 11 Q. This is an amended notice of videotaped 11 12 12 Q. We can show that to you if you want. Do deposition for you to start at 10:00 a.m. Eastern. 13 you remember the Lions' general counsel accepted 13 Do you see that? service of a subpoena for you? A. Yes, I see that. 14 14 15 Q. Why were you not able to start 10:00 a.m.? 15 A. I don't. MR. CLEMENTS: Objection, asked and 16 Q. Were you aware of that happening? 16 17 17 A. I don't remember. I was with the Lions answered. 18 last year. I was actually dealing with an injury. 18 You can answer again. 19 19 I have better things to focus on, to be honest. Q. Go ahead, Mr. Golladay. 20 20 A. I'm a pro athlete and I had obligations to Q. Are you taking any medications that might 21 affect your ability to recall events in the past, 21 attend to my body. 22 your memory? 22 Q. What did you have going on this morning 23 23 that made you unable to start at 10:00 a.m.? A. No. sir. 24 24 A. I just answered that. Q. Other than Mr. laconelli and Mr. Clements, 25 did you speak with anybody else about your 25 Q. You had to attend to your body? Is that Page 11 Page 13 1 deposition? 1 your answer? A. I don't remember. 2 2 A. Massage, yes. Body maintenance, yes. 3 Q. Did you speak with Todd France about your 3 Q. Other than a massage, did you have any 4 deposition? 4 other things that involved other people that dealt 5 A. We spoke about it. 5 with your body --6 6 A. Massage was an example. I was taking care Q. Tell me about that conversation. 7 A. Pretty much -- he pretty much just told me 7 of my body. That varies. Massage, active 8 to tell the truth, and that's why I'm on this Zoom 8 recovery, anything. I had obligations to attend to 9 9 right now. my job. My body is part of my job, yes. 10 10 Q. And when did you have that conversation Q. That will be marked as Exhibit 1. 11 11 (Thereupon, Plaintiff's Exhibit 1 was marked for with Mr. France? 12 A. I don't remember. 12 purposes of identification.) 13 Q. Was it this week or before this week? 13 Q. Let's bring up the deposition notice for 14 A. I don't remember. 14 August 23rd, which will be Exhibit 2. 1.5 15 (Thereupon, Plaintiff's Exhibit 2 was marked for Q. Was it this year, 2021? A. I'm pretty sure we've spoke about it. 16 16 purposes of identification.) 17 17 Q. Sir, do you see that? We noticed your Q. Have you spoken with Mr. France more than 18 deposition for a week ago Monday, August 23rd. Are 18 once about your deposition? 19 A. I don't remember. 19 you aware of that? 20 Q. Did you look at any documents to prepare 20 A. Yes, I see that. 21 21 Q. Why were you unable to do the deposition for your deposition today? 22 A. No. 22 on that day? 23 Q. Other than Mr. France and the two lawyers, 23 A. This was in the heart of the NFL training 24 have you spoken with anyone else about the fact 24 camp and that's what my main focus is. I'm new to 25 that you were being deposed in this case? 25 a brand new team, New York Giants and that's my

Page 14 Page 16 1 main focus right now. They're paying me a lot of 1 A. Yep. 2 money, and I want to make sure I'm available at all 2 Q. Who is your agent now? 3 3 A. Todd France. times. 4 Q. So my understanding is you have Mondays 4 Q. Let's pull up the arbitration hearing day 5 kind of off from team activities during the 5 one and go to page 272. Mr. Martin will show it on 6 preseason; is that right? 6 the screen. 7 7 A. No, I'm actually dealing with an injury. Mr. Golladay, did Todd France ever tell 8 8 I'm actually dealing with an injury right now and I you that he felt you were a star player in the NFL? 9 have treatment outside them by myself, so -- and 9 A. I don't remember. 10 10 there's training camp on top of that. Q. I'm showing a transcript of the Q. Sir, were you aware that I was sending 11 arbitration hearing that was held in late 2019 11 12 12 emails to your email address with the subpoena and during the 2019 season, and that's me talking there 13 deposition notices over the past year? 13 where it says "By Mr. Comerford," and I'm asking 14 14 A. I don't even check my email. Todd France questions, and I said: "Do you agree 15 Q. Did you become aware of any of those 15 that Kenny Golladay is a star?" 16 16 And Todd France said "No." 17 And I said, "Okay. Why not?" 17 A. I have no clue. 18 Q. What do you do for a living? 18 And Todd France said, "Because he's not a 19 star. It's not a word I would use to describe 19 A. I'm an NFL wide receiver. 20 Q. When did you meet Jason Bernstein? 20 Kenny Golladay." 21 A. I don't remember. Maybe my junior year, 21 Have you ever had conversations with Todd 22 start of my senior year of college with Northern 22 France about whether you're a star player in the 23 NFL? 23 A. No. 2.4 Q. Did Mr. Bernstein negotiate your rookie 24 2.5 contract in the NFL? 25 Q. In your view are you a star? Page 15 Page 17 1 A. Yes. 1 A. My contract might speak it. Q. Did you think that the contract that he 2 2 Q. Yes. 3 negotiated for you was fair for you? 3 A. My contract might speak that I'm a star. 4 4 A. Well, I got drafted in the third round What do you think? 5 and, I mean, I'm pretty sure all that is already 5 Q. I think you are. 6 6 slated. I'm not sure as far as what negotiations A. Okay. So I guess I am. 7 7 Q. A lot of stuff I read about you says that is really going on. 8 8 Q. Did you ever have any problems with the you are. 9 9 contract that Mr. Bernstein negotiated for you in A. Thank you. 10 10 the NFL? Q. Have you ever heard Todd France tell you A. No. 11 11 you're not a star? 12 Q. In the 2019 NFL season you had the most 12 MR. CLEMENTS: Objection, asked and 13 13 touchdowns of any player in the league; is that answered. He said he didn't have any discussions 14 right? 14 with him about it. 15 15 A. I think so. Q. You can answer, Mr. Golladay. Q. And you made the Pro Bowl in the 2019 16 16 A. I already answered it. 17 17 season? Q. We served you with a subpoena, sir, and we 18 asked you for any documents that you had about, you 18 A. Yes. 19 Q. I looked up your career stats. I think 19 know, leaving Mr. Bernstein and going with 20 you've got 21 touchdowns in the NFL. Is that still 20 Mr. France, text messages, emails. Are you aware 21 21 about right? of that? 22 A. To be honest, I don't even know. I don't 22 A. I don't know. 23 know. 23 Q. Did you look at the subpoena? 2.4 Q. In 2019 you had 11 receiving touchdowns, 24 A. Yeah. 25 which led all the NFL receivers, right? 25 Q. Do you have any emails from the 2018 or

Page 18 Page 20 2019 time period about Mr. Bernstein or Mr. France? A. To be honest, one of them was made in 2 A. I don't know. I don't check my emails. 2 maybe high school, freshman year. I mean, I don't 3 Q. Did you or did anybody else look at your 3 even know who use Yahoo anymore. One is a gmail. 4 4 email to see if there were emails there in response That's the answer to that pretty much. 5 to the subpoena? 5 Q. Do you still control those email accounts 6 6 A. No. and use them from time to time? 7 Q. No one checked? A. I have them. 8 A. No, I don't have anyone check my email for 8 Q. Did you delete any emails that you might 9 9 have received from Todd France or anybody else at 10 Q. I just want to make sure that I understand 10 CAA in January of 2019? 11 what you're saying. After you were served with the 11 A. I don't even check emails. I actually 12 12 hate emails. subpoena in January of 2021 you didn't check your 13 13 email accounts to see if there any were any emails Q. Let me ask you about phone numbers. What there and nobody else checked your email accounts 14 is the phone number that you're currently using for 14 1.5 as far as you know. Do I have that right? 15 your personal stuff or to talk to Mr. France? 16 16 MR. CLEMENTS: We'll mark this 17 Q. How about text messages? We understand 17 confidential, just the number itself. It shouldn't 18 that you have exchanged text messages with 18 be out there, but you can answer. 19 19 Mr. Bernstein in the past and with Todd France in A. I'm going to keep that confidential. 20 the past. Did you look for any text messages in 20 Q. That's fine, and your attorney is saying 2.1 response to that subpoena? 21 that that's going to be marked confidential. 22 A. I don't have any text messages about it. 22 MR. CLEMENTS: We have an agreement in 23 Q. Do you know what happened to your text 23 24 24 messages with Jason Bernstein and Todd France from THE WITNESS: So I can say it? I don't 25 25 2018 and 2019? have to, right? Page 19 Page 21 1 A. I don't know. I done went through so many 1 MR. CLEMENTS: We request it be attorneys' 2 2 eyes only. Mr. Bernstein could drop off for a phones, I have no clue. 3 Q. Did you look to see if you had any after 3 second. I mean, they subpoenaed phone records of 4 4 you got served with the subpoena? everybody so they have all the numbers. 5 A. I didn't have any. 5 A. 773-964-9486. 6 6 MR. CLEMENTS: And as long as the number Q. Did you check, though? 7 isn't mentioned again, we're back into the 7 A. Yeah. I didn't have any. 8 8 Q. Did you speak with anyone about emails or non-confidential portion. 9 9 text messages that might be responsive to the Q. So that number you just mentioned, that's 10 10 a number that you used for your personal affairs? subpoena? 11 A. No. 11 A. I have two numbers, and to be totally 12 12 Q. Have you ever talked to Todd France about honest, I don't even know my second number by 13 13 heart. That's the crazy part. I use whatever the emails and text messages that you exchanged 14 with him back in 2018 and 2019? 14 phone I feel like at the time. 1.5 15 Q. So is it okay with you if I refer to the Q. As I understand it, you've got two email 16 number that you just gave me by the last two 16 17 17 addresses, one is KennethGolladay19@gmail.com; is digits? 18 A. Okay. 18 that right? 19 A. Yep. 19 Q. So if that's okay with you, I'm going to 20 Q. And then you've got one 20 call that the 86 number. 21 A. Yes. 21 KennyGolladay@yahoo.com; is that right? Q. That 86 number, is that your primary A. Yes. 22 23 Q. Tell me what the difference is between 23 phone? 24 those. Do you use one for some things and one for 24 A. Yes. 25 another or how does it work? 25 Q. Does your mom use that phone or is that

Page 22 Page 24 1 your phone? 1 2 A. I just gave you my phone number. 2 Q. How about Jake Silver, do you know a man 3 Q. Okay. So am I right that your mother has 3 by the name of Jake Silver? 4 not used that phone, it's yours? 4 A. I know Jake. 5 A. My mom don't live with me. 5 Q. In 2018 and 2019, how would you Q. And then I've got another phone number for communicate with Jake Silver? Would it be by text 6 6 7 7 you. Do you mind if I say it and -message or phone call or both? 8 8 A. FaceTime, FaceTime audio, DM maybe. MR. CLEMENTS: Let's mark it confidential, 9 attorneys' eyes only. 9 Q. And DM is direct message? 10 MR. COMERFORD: That's agreed. 10 A. Yes. 11 Q. So the other number that we have for you 11 Q. So what would the platform be for a DM? 12 12 is 773-556-4698. A. I mean, you would have direct message, all A. Like I said, I don't even remember that 13 13 the social medias. 14 number. I know it starts with a 5. 14 Q. So did you use any social media accounts 15 15 Q. And what do you use that number for? to ever direct message with Jake Silver? 16 A. Whatever I feel like using it for. 16 A. I think he direct messaged me. 17 17 Q. Which of those two numbers did you Q. What platform would that have been on? 18 communicate with Mr. Bernstein on? 18 A. I have no clue. I don't remember. 19 19 A. I don't remember. Both maybe. I mean, Q. Have you deleted any of the direct 20 whichever phone I feel like using, that's the one 20 messages on social media platforms? 21 I'm going to use. 21 A. No. 22 MR. CLEMENTS: As long as the numbers 22 Q. Which social media platforms do you use 23 aren't mentioned we can go back on no 23 for direct messaging? 24 24 A. To be honest, I don't even direct message, confidentiality. 25 Q. And then the 86 number, is that the number 25 but I have -- I mean, I'm in the NFL. I have a lot Page 23 Page 25 1 that you used to communicate with Todd France? 1 of direct messages coming at me. 2 A. Whichever number I feel like using, that's 2 Q. You think Jake Silver might have direct 3 the number I am going to use that day or at that 3 messaged you or do you know that he did or did 4 4 somebody tell you that he did? 5 Q. Did your mom pay the bills for those 5 A. I don't remember. 6 numbers or did you pay the bills? 6 Q. So as we sit here, is it fair to say that 7 7 A. I'm a grown man, John. you have no memory of Jake Silver sending you a 8 8 Q. So you paid the bills, correct? direct message on social media platforms, correct? 9 9 A. Yes. A. Yes. 10 Q. Dating back probably the whole time you're 10 Q. Let's talk about 2018. You had a contract 11 in the NFL at least? 11 in place with Jason Bernstein called a standard 12 12 A. Yes. representation agreement, right? 13 Q. Any other phone numbers other than those 13 A. Right. 14 two that we've mentioned that you used? 14 Q. And that dated back to when you were a 1.5 15 A. No, sir. rookie, right? 16 Q. And have you deleted any text messages 16 A. Yes. 17 relating to Todd France or Jason Bernstein from the 17 Q. And then you also had a contract in place 18 86 phone number? 18 with Clarity Sports for the endorsement marketing 19 A. No. 19 work, correct? 20 Q. How about social media, have you used any 20 A. Right. 21 social media platforms to communicate with either 21 Q. So let's start around the time frame of 22 Jason Bernstein or Todd France? 22 July 2018. Did you have any major concerns with A. No. 23 23 Mr. Bernstein and the work he was doing for you? Q. Like Facebook messenger or Instagram, any 24 24 A. I mean, to be honest, I just felt like I 25 messages on those platforms? 25 needed better. I wanted better.

Page 26 Page 28 Q. Let's bring up the Document 2018712. 1 Q. What caused you to feel that Jason 2 We're going to show you some emails. It's going to 2 Bernstein was not able to get you that kind of a 3 be page 8, and there's an email here that I want to 3 4 4 ask you to look at involving Kenneth Saffold. A. That's personal. It was a gut feeling and 5 First of all, who is Kenneth Saffold? 5 I'm glad I went with my gut. 6 A. Friend of the family, kind of like a 6 Q. Okay. Anything else that you had in terms 7 7 mentor to me, big brother. of concerns in July of 2018? 8 Q. How long have you known him? 8 A. I knew -- at the end of the day I knew 9 9 A. For a while. what I wanted and I wanted what was best for me and 10 Q. Since you were young? 10 my family and that's what I got with Todd France, a 11 A. Yeah, since I was probably in high school 11 big deal, super agent and that's what I received 12 maybe. 12 with him. Q. And as you understand he's, what, four or 13 13 Q. Did you know why Kenneth Saffold felt that five years older than you are? 14 there were no major concerns in July of 2018? 14 A. I don't know. I don't know how old Ken 15 15 MR. CLEMENTS: Objection, speculation. 16 16 You can answer. 17 Q. So you can see there that on July 12, 17 A. I don't. You can ask him, though. 18 2018, Kenneth Saffold is writing an email to Emily 18 Q. Right. We did ask him about this, and 19 19 Ries from Clarity; do you see that? he -- as I recall he said, "I felt like there were 20 A. I see that. 20 no major concerns." 2.1 Q. Picking up in the email, he writes: "I 2.1 Any idea why he felt that way? 22 appreciate your thorough response to the inquiry. 22 MR. CLEMENTS: Objection, asked and 23 I also very much appreciate having both Jason and 23 answered. He's answered it. Speculation. 24 24 Kenny included in our correspondence. Kenny and I A. I mean, that's pretty much how he felt. 25 25 want to ensure he is receiving maximum exposure and That's not what Kenny Golladay felt. Page 27 Page 29 1 support required to take his brand to the next 1 Q. Does Mr. Saffold give you advice from time 2 2 to time? level. There are no major concerns. However, 3 Kenny is strategizing and considering what methods 3 A. And I take it into consideration. 4 4 Q. Do you typically follow his advice? and resources he'd like to take advantage of to 5 help meet his goals." 5 A. I take it into consideration. 6 6 Is that an accurate depiction of how you Q. Who is Raquel Douglas? 7 7 felt in July of 2018? A. A friend of mine. I actually met her, I 8 A. Ken had his own opinion. I'm my own man. 8 want to say, my rookie year at the NFL PA with the 9 9 Q. In July of 2018, did you have the view rookies in LA somewhere, yeah, and I want to say 10 10 she started -- she was with a friend of mine and I that there were no major concerns with Jason 11 Bernstein and Clarity Sports? 11 looked into it. A. Well, I clearly decided to change agents, 12 12 Q. And that was in the summer of 2018? 13 so clearly something was going on that I wasn't 13 A. I don't remember. 14 happy about. 14 Q. Did you ever do any work with her? 15 Q. So what were you unhappy about in July of 15 A. I'm sure when I was at the NFL PA event I 16 2018? 16 did some work with her. 17 17 A. I knew I wanted the total package, and Q. So in the summer of 2018 you were talking 18 that comes with everything and I wanted a monster 18 with Raguel Douglas, and I think Mr. Saffold was in 19 deal. I felt like I was worthy for a monster deal, 19 touch with her as well. Can you tell me what you 20 and to be honest, no hard feelings to Jason, I 20 remember about those discussions, like what she was 21 21 didn't feel like he would be able to do that for trying to do? 22 me, and I found an agent that was able to do that 22 A. I don't remember. 23 23 and I thought would be able to do it, and Todd Q. 2018, do you remember you and Mr. Saffold 24 France was the guy, and, I mean, \$72 million later, 24 making a decision to sort of table your discussions 25 here we are. 25 with Raquel Douglas?

Page 30 Page 32 A. I can't remember. 1 Q. Do you remember that they did a logo 2 Q. Do you remember having any discussions 2 redesign for you? 3 with Jason Bernstein about using Raquel Douglas for 3 A. A logo I didn't even pick. They showed me 4 some work for you? 4 logos. I do remember that. A logo I don't have to 5 A. Yes. And I also remember Jason saying, "I 5 this day. 6 can go through third party, you know, without them 6 Q. Did you approve a logo with Jason 7 and everything will be all right and they will look Bernstein and Clarity Sports? 8 over it if need be. No harm, no foul." 8 A. I don't have a logo to this day. I just 9 MR. CLEMENTS: And --9 answered that. 10 THE REPORTER: I didn't hear you, 10 Q. Did they launch your Twitter account and 11 Mr Jaconelli 11 get it verified? Do you remember that? MR. CLEMENTS: I just asked by "they," do 12 A. A lot of agents do that with a rookie 12 13 13 you mean Clarity Sports? coming in. Q. Do you remember your mom telling you to 14 14 Q. Did Mr. Bernstein and Clarity do that for 15 not use Raquel Douglas with Jason Bernstein 15 you? 16 standing there in Detroit? 16 A. Yes. 17 MR. CLEMENTS: Objection, hearsay. 17 Q. Did they set up events for you? 18 You can answer. 18 A. What event? 19 A. That all goes into me being a grown man 19 Q. There was like a pro camps event. Do you and that's their advice and I take it into 20 20 remember that? 2.1 consideration. 21 A. I haven't attended a pro camp event. 22 Q. Did your mom tell you that in her view you 22 Q. Do you remember Clarity setting that up 23 should not use Raquel in the summer of 2018? Do 23 for you, though? 24 you remember that? 24 A. I don't remember. A. I don't remember, to be honest. You said 25 Q. Do you remember a Vizio promotion? I Page 31 Page 33 1 that was 2018. It's 2021. I don't remember. 1 think they make TVs. Q. Are you doing any work with Raquel Douglas 2 2 A. I don't remember. 3 now? 3 Q. Let's pull up the arbitration hearing day 4 4 A. No. one transcript. I want to show you some things 5 Q. Why not? 5 Mr. Saffold told us. Let's pull up that 6 6 A. My choice. arbitration hearing day one, page 71. Q. And so from the summer of 2018 forward, 7 7 Now, this is Mr. Saffold testifying, and 8 8 when you were having those discussions about using you see there on page 71, line 8, the question is: 9 9 Raquel, did you ever use her for anything? "I've looked through all your text messages with 1.0 10 A. Don't remember. Mr. Bernstein that we've collected from 11 Q. After the summer of 2018 you worked with 11 Mr. Bernstein's phone. I've also looked at emails 12 12 Clarity Sports to do a bunch of marketing for you, that Mr. Bernstein and Ms. Emily Ries had that they 13 13 right? Do you remember that? exchanged with you, and we produced all those in 1 4 MR. CLEMENTS: Objection, vague. 14 this arbitration. I've not seen any text messages 1.5 15 A. Can you repeat the question? from you or any emails from you where you are 16 Q. Sure. Do you remember that Jason 16 expressing displeasure with Mr. Bernstein or 17 17 Bernstein and Clarity Sports did work with you and telling him that you're not happy with the job he's 18 18 for you in 2018 for marketing? doing. Does that sound right to you?" 19 MR. CLEMENTS: Same objection. 19 And Mr. Saffold said, "Yes." 20 Go ahead. 20 Do you see that? 21 21 A. I wouldn't put it past them. I don't A. Okay. 22 remember. 22 Q. Did you send any emails or text messages 23 Q. Do you remember that they formed an LLC 23 to Mr. Bernstein telling him that you were not 24 for you to handle your off-the-field income? 24 happy with the job he was doing for you? 25 A. Yeah, I don't remember. 25 A. No.

Page 34 Page 36 Q. Did you send any emails or text messages Q. Do you know a person named Albert Smalls? 1 2 to Emily Ries telling her that you were not happy 2 A. Yes. 3 3 with the job Clarity Sports was doing for you? Q. Did you refer Albert Smalls to Jason Bernstein in October of 2018? 4 4 5 Q. Let me ask you about the next question 5 A. No. that I asked Mr. Saffold. I said, "Did you ever 6 Q. Did you ever refer Albert Smalls to Jason 6 7 7 tell Mr. Bernstein that you wanted him to do Bernstein? 8 8 anything differently and he didn't do it?" And A. No. 9 9 then the response was, "No" there at the top of Q. Do you know whether or not Kenneth Saffold 10 referred Albert Smalls to Jason Bernstein? 10 page 72. 11 So let me ask you that question, 11 A. I have no clue. Ask him. 12 12 Mr. Golladay: Did you ever tell Mr. Bernstein that Q. When did you first meet Todd France? 13 you wanted something done differently and he didn't 13 A. I met him at one of my old teammate's -do it the way you wanted? 14 Golden Tate's foundation event my rookie year or my 14 15 A. No. 15 second year, one of those years. I don't remember. 16 Q. Did you ever tell Emily Ries of Clarity 16 MR. COMERFORD: Let's bring up the 2018 17 Sports that you wanted her to do something 17 924 document, Mr. Martin. 18 differently and she didn't do it right? 18 Q. As I understand it you met with Mr. France 19 19 A. No. at a bowling event; is that right? 20 Q. Do you remember referring some football 20 A. It maybe was a bowling event. I was just 21 players to Jason Bernstein so he could talk to them 2.1 there for support. There we go. 22 about maybe being an agent for them? 22 Q. Was that the event where you met 23 Mr. France? 2.3 A. I don't know. 24 A. Yes. 2.4 Q. Do you remember that you did that at least 25 25 for some people? Q. Had you ever heard of Mr. France before Page 35 Page 37 1 A. No. 1 this night? 2 2 Q. Were you aware that --A. No. 3 MR. HERBER: This is J.T. Herber here. 3 MR. CLEMENTS: Are you marking this as an 4 4 You're using a whole bunch of exhibits here and I exhibit? 5 5 MR. COMERFORD: Yeah. This will be don't think any of them have been marked. So for 6 6 clarity, could we have these marked before we Exhibit 4. 7 7 MR. HERBER: I think the 2018 summer email proceed on? I'd rather clean that up now before we 8 8 get into doing more exhibits. should be Exhibit 4 and this will be Exhibit 5. 9 9 MR. COMERFORD: Sure. We can mark the (Thereupon, Plaintiff's Exhibits 4 and 5 were 10 10 arbitration hearing transcript as Exhibit 3. marked for purposes of identification.) 11 (Thereupon, Plaintiff's Exhibit 3 was marked for 11 Q. And so this was at the Lucky Strike in 12 12 purposes of identification.) Novi, Michigan; do you see that? 13 13 MR. HERBER: Can you also identify the A. Yep. 14 Bates number for the record as we go? 14 Q. Do you remember the evening? 15 15 A. That was -- I don't remember. I mean, Q. Mr. Golladay, were you aware of the fact 16 16 that was a few years ago. Mr. Saffold was referring football players to Jason 17 17 Q. Did you drive out there with anybody? Bernstein so he could talk to them about being an 18 18 agent for them? A. I don't remember. 19 MR. CLEMENTS: Objection, not reasonably 19 Q. Did you drive home with anybody? 20 calculated to lead to discoverable admissible 20 A. I don't remember. 21 21 Q. Do you remember talking with Mr. Saffold evidence, but you can answer. 22 A. That's their business. 22 before this event about the fact that you were 23 Q. Were you aware that that was going on? 23 going to go? A. I don't remember. 24 A. No, I'm not aware of that. I wasn't aware 24 25 of that. That's their business. 25 Q. Do you remember talking with Mr. Saffold

Page 38 Page 40 1 after the event about what happened there? You can answer. 2 2 Do you need the question read back? A. I don't remember. 3 Q. Why did you go to this event? 3 THE WITNESS: Yeah. 4 4 A. To help support one of the older vets over Q. Sure. I'll just ask the question again, 5 me at that time. 5 Mr. Golladay. I think that will be easier. 6 Q. And what's that gentleman's name? 6 Before the bowling event that took place 7 7 A. Golden Tate. on September 24, 2018, you had not told Mr. Saffold 8 8 Q. And he was a wide receiver for the Lions that you were interested in talking with other 9 9 at the time? agents besides Mr. Bernstein, correct? 10 10 A. Right, because I don't talk to him about A. Yes. 11 MR. COMERFORD: Let's bring up the 11 arbitration hearing transcript, Exhibit 3. I want 12 12 Q. Before the bowling event on September 24, 13 13 to go to page 166. 2018, had you told anybody that you were interested 14 14 Q. I'm going to show you a little bit more of in maybe talking with other agents besides 15 what we talked about with Mr. Saffold. This is me 15 Mr. Bernstein? 16 asking questions of Mr. Saffold, and I said, 16 A. I'm not an open book. I mean, I don't 17 "Right, and before -- as I understood what you said 17 have to go telling everybody everything. I keep it 18 earlier, before that Golden Tate event on 18 19 19 September 24th 2018, Mr. Golladay hadn't told you Q. So would I be correct if I said that 20 that he was interested in talking to other agents 20 before September 24, 2018 you had not told anybody 21 21 or looking at other agents, do I have that right?" that you were interested in talking with other 22 And Mr. Saffold's answer was: "You were 22 agents? Is that right? 23 23 A. Right. kind of stuck on the words and what I'm saying is 24 24 Q. Now, when Mr. Saffold testified, he talked that the entirety of the time, from January --25 excuse me, from July summer of 2018 until his 25 about a dinner. He says, "following the dinner, it Page 39 Page 41 1 decision to change, we constantly and 1 kind of shifted from marketing to, hey, let's look 2 continually -- we do it now -- look for other 2 into this new agent." 3 opportunities, and so an agent wasn't a specific 3 What's your understanding of the dinner 4 4 interest at this time before the September 24th that he was talking about there? 5 5 A. Okay, John, so this is how it went. I meeting, it was just more opportunities to, like, 6 6 get out and brand himself. So before he met Todd, went to the bowling event, Golden, you know thanked 7 7 it was Raquel in the marketing. We've looked at a everybody for coming, he shouted out his agent, 8 8 number of other marketing agencies to help Todd France, I went over there, introduced myself, 9 9 represent him. And then following the dinner it asked for his number, I texted him, we linked up in 10 kind of shifted from marketing to, hey, let's look 10 Detroit, not sure where we went, what we ate. The 11 into the new agent." 11 meeting went really good. To be honest, I loved 12 12 Do you see all that? the meeting, loved everything about it or I 13 13 wouldn't be with him. The season went on and in 14 Q. So let me ask you a few questions about 14 the beginning of December, he went out to visit my 1.5 that. Before the bowling event on September 24, 15 mom. I mean, my mom has a big influence on my 16 2018, you had not told Mr. Saffold that you were 16 life, she's a big part of it, this whole thing, she 17 17 interested in talking to other agents besides helps everything go, and the meeting went great 18 18 Mr. Bernstein, correct? with her. I had feedback from her and me and her 19 A. Well, first, I don't talk to Mr. Saffold 19 had the same feeling and that was pretty much the 20 about everything, so sometimes I might want to talk 20 cherry on top and I pretty much had made up my mind 21 21 to him about something, sometimes I might not. back when I first met him. And when my mom pretty 22 22 Q. Understood. Is the way I said it correct, much said what she had to say, like I said, it was 23 23 though? the cherry on top and I knew in December, "this is MR. CLEMENTS: Objection, it's 24 24 going to be my agent," so I knew Jason was no 25 argumentative. 25 longer going to be my agent, with or without Todd,

Page 42 Page 44 but once me and my mom got to the same page, Todd 1 other than asking him for his number? 2 was the guy, period. 2 A. I don't remember. I know I got his job. 3 Q. Let's go back to the bowling event then. 3 Happy I got his number. Look how life is now. 4 I had an understanding from Mr. Saffold that you 4 Q. Did anybody suggest to you that you should 5 were kind of walking around introducing yourself to 5 speak with Todd France? 6 people and you had another gentleman there with you A. I went under my own will. Wanted to. 6 7 7 as your guest. Glad I did. 8 8 MR. CLEMENTS: Objection, foundation. Q. But did -- what I'm getting at is did 9 Everybody knows that Saffold was not at the bowling 9 Golden Tate say, "Ken, you ought to talk to my 10 agent, Todd France"? event. Can't you just ask him the question about 10 11 what he was doing without constantly saying 11 A. I went under my own will. 12 12 MR. CLEMENTS: It's been asked and Mr. Saffold this and Mr. Saffold that? 13 A. Ken was not at the bowling event. And at 13 answered. 14 the same time I'm around teammates, so, of course, 14 Q. So the specific question is did Golden 15 15 we're all laughing, throwing the ball down the Tate --16 lane. Yeah, it was years ago. I don't remember. 16 A. I went under my own will. That's the 17 17 third time. I went under my own will. Sorry, We were having a good time. 18 Q. Were you there with Mr. Saffold's brother 18 19 19 or somebody like that? Q. That's okay. Am I right that Golden Tate 20 A. I don't remember. 20 did not suggest to you that you talk to Mr. France? Q. So at some point you -- did you approach 2.1 21 MR. CLEMENTS: Objection. It's been asked 2.2 Todd France or did he approach you? 22 and answered three times. 23 MR. CLEMENTS: Objection. It was asked THE WITNESS: Let's give him a fourth 23 24 and answered. He just told you. 24 time A. I approached him. 25 A. I went under my own will. No one had to Page 43 Page 45 1 Q. And --1 ask me. I'm my own man. I went under my own will. 2 A. I asked for his number. 2 Q. I just wanted to make sure you're not 3 Q. What did you say to him when you 3 making a distinction between doing 1something under 4 4 approached him? your own will and somebody suggesting that maybe 5 A. I don't remember. I had a conversation, I 5 you should do something and then you decide to do 6 6 asked for his number, he gave it to me, I texted it under your own will. 7 7 him. MR. CLEMENTS: That question, 8 8 Q. And why did you approach him? Mr. Comerford, is not reasonably calculated to lead 9 9 A. Because I was thinking about an agent to discovery of admissible evidence because it 10 10 change. doesn't matter who suggested it or not so long as 11 11 it wasn't Todd France under the NFL regulations. Q. And so, I mean, do I understand right that 12 12 you approached him because --A. For the fifth time, I went under my own 13 13 A. I approached him because I knew he was an 14 agent and I was thinking about an agent change. 14 Q. Right. Did you have any conversations 15 15 with Golden Tate that evening about Todd France? Q. How did you know he was an agent? 16 A. I answered that already. Golden pretty 16 A. No. 17 17 much addressed everyone at the bowling event, he Q. Had you had any conversations with Golden 18 18 Tate prior to that evening about Todd France? thanked everybody for coming out, and he also 19 shouted his agent out, Todd France, for coming. I 19 A. No. 20 walked over there and I introduced myself, I asked 20 Q. Had you had any conversations with anybody 21 21 for his number and texted him. either prior to that meeting or at that event about 22 22 Todd France before you first spoke with him? Q. And do you remember anything that he said A. No. 23 23 24 A. I don't. 24 Q. Did you ask any of the other players at 25 Q. Do you remember anything you said to him 2.5 the event about Todd France?

Page 46 Page 48 Mr. Golladay's football career, but you can answer. 1 2 Q. Were you talking with any other agents at 2 A. As far as recruiting me, I mean, first 3 this time period, September 2018? 3 off, it was my decision. I don't remember what we 4 A. I don't remember. 4 talked about. I mean, it was, what, two, 5 Q. Did Mr. France tell you what agency he was 5 three years ago. Clearly the conversation went 6 with? 6 really well. I was pleased with the conversation. 7 7 A. I already knew, to be honest. Yeah, I don't remember. 8 8 Q. Did Mr. France talk about contracts that Q. And how did you know? 9 9 A. Golden's locker was right next to me. He he had done for other players? 10 gets CAA packages of everything, and then Matthew 10 A. No. 11 Stafford, I would say, in my opinion, is one of the 11 Q. Were you curious about contracts he had 12 done with other players? 12 best quarterbacks in the league is with CAA. 13 13 Glover Quin, another, is with CAA, and Golden is CAA and that's his agent, so I wanted to go over 14 Q. I mean, I understood the reasoning for 14 15 there and introduce myself to a CAA rep and that's 15 going with Mr. France was that you wanted a monster 16 what I did. Just so you know, the vets who had 16 deal, right? 17 long careers and great careers and who they were 17 A. Right. 18 with, who were representing them, and I felt like 18 Q. And so what did you do to satisfy yourself 19 19 me just needing to be the player that I am, I take that Todd France could do a monster deal for you? 20 great pride in what I put out there in the field 20 A. Look at the track record. I know the 2.1 and I wanted to be represented by somebody like 2.1 players who are under him. Of course, I did my own 22 that, period. 22 research, so I know who he had represented. I 23 Q. From the time you met Todd France until 23 don't need to ask him about, "So what deals have 24 24 you signed with him in January of 2019, were there you done? I know the players who he has and now 25 25 any other potential agents that you spoke with? I'm one of them. Page 47 Page 49 1 A. I answered that. I don't remember. 1 Q. What did you guys talk about at that first 2 2 Q. What happened next after this bowling dinner? 3 alley event in terms of you talking with Todd 3 A. I don't remember. It was so long ago. 4 4 Q. Do you remember anything you talked about 5 A. I texted him, he came to Detroit, we went 5 at that dinner? 6 6 A. I don't remember not one single thing at out to eat, yeah. 7 7 Q. Was there anybody else there when you had 8 Q. Did Mr. France bring you any papers for 8 dinner with Mr. France the first time? 9 9 A. I don't remember it was so long ago. you to look at, anything to put in front of you? 10 10 A. No. Q. How long did you wait to contact Todd 11 11 Q. Did Mr. France talk about marketing that France? 12 12 A. Not long. I don't remember. he and his agency would be able to do for you? 13 13 Q. How did you communicate with him about all 14 the details of that first meeting, like where are 14 Q. So tell me why you thought Mr. France 1.5 15 would do a better job marketing than Mr. Bernstein we going to meet, what time are we going to meet? 16 16 Was that text messages? and his agency were able to do. 17 17 A. It could have been text, call, FaceTime, MR. CLEMENTS: That is not reasonably 18 18 FaceTime audio. I don't remember. calculated to lead to the discovery of admissible 19 Q. So how did Mr. France recruit you? How 19 evidence, but you can answer. 2.0 did he talk about becoming your agent? 2.0 A. I never even talked about marketing. 21 2.1 MR. CLEMENTS: Objection. It's not Q. Were you worried about marketing? 2.2 reasonably calculated to lead to the discovery of 22 A. I never once talked about marketing. What 23 23 admissible evidence because once -- under the NFL I was worried about is making sure me and my family 24 regs once Mr. Golladay approaches Todd France, Todd 24 and rest of my generation would be good, and that's 2.5 France can say whatever he wants about 2.5 what happened when I signed with Todd France.

Page 50 Page 52 1 A. On the phone call, I remember me telling Q. Why didn't you talk with Mr. France about 1 2 marketing if that was something that you were 2 him that I would no longer need his assistance. 3 3 concerned about in the summer of 2018? Q. When you called him -- when you called 4 A. I never said that. 4 Mr. Bernstein to let him know, my understanding is 5 Q. So do I -- help me understand. I think I 5 the date you did that was January 22, 2019; is that 6 6 have it wrong then. 7 7 A. What did you have --A. I don't remember the date. 8 8 Q. When you called Mr. Bernstein, was anybody Q. Were you concerned about your marketing 9 9 when you were with Jason Bernstein and Clarity? there with you? A. No, I was more concerned about everything. 10 10 A. I was at my mom's house. I don't remember Q. What do you mean by that? 11 if she was there or not. 11 12 Q. Was Mr. France there with you when you 12 A. The total package. What I wanted -- this 13 13 whole thing is about me and my family and that's called Mr. Bernstein to terminate him? the contract, that's what I was worried about. I 14 14 A. No. 15 wanted a big deal, I felt like I deserved a big 15 Q. But you were at your mother's house in 16 deal in the future and the future is now. I didn't 16 Chicago? 17 feel like Jason Bernstein would be able to get that 17 A. Yes. 18 for me, no hard feelings to him. To be honest, I 18 Q. Did Mr. France come to Chicago to meet 19 19 with you around that same time either that day or didn't even have to give him a call, I could have 20 just shot him an email, but just out of respect for 20 right around there? MR. CLEMENTS: Objection, vague. You said 21 him I called him and told him, and I wanted a big 21 22 agent, and that's what I feel like I got in Todd. 22 that day, January 22, 2019, when he called 23 That's what I got in Todd, and, like I said, this 23 Mr Bernstein or --24 24 A. I don't remember the date. is where I'm at now. I'm a New York Giant, I'm 25 25 happy with what I got with Todd, and that was the Q. We can look at some stuff that might help. Page 51 Page 53 1 best decision I've made in my life to this day. 1 All right. You said that you spoke with your 2 Q. Why do you feel that Mr. Bernstein would 2 mother about possibly changing agents. Her name is 3 not have been able to get you a \$72 million deal 3 Stacy Wright Whitaker, correct? 4 4 with the Giants or with any other team? A. Yes. 5 A. That's just my feeling and clearly I made 5 Q. Do you know if Mr. France provided 6 6 the right decision. references to your mother? 7 Q. Did Mr. France talk to you at all before 7 A. About what? 8 you signed with him about the resources that he and 8 Q. About other players that he had worked 9 9 his agency could offer you? with? 1.0 A. No. 10 A. Ask them. I don't know. 11 Q. Do you remember having any conversation 11 Q. That's my question, did --12 with Jason Bernstein where you told him that the 12 A. I don't know. I don't know. Ask them. reason you were switching was resources? 13 13 Q. Do you know whether Mr. France provided 14 A. To be honest, I didn't even have to tell 14 any references to Kenneth Saffold? 15 him anything, I could have just sent him an email. 15 A. Ask him. I don't know. 16 Out of respect, I gave him a phone call. 16 Q. Did Mr. France provide any references to 17 17 Q. And so on that phone call, do you remember you? saying to him that you were switching because of 18 18 A. No. 19 resources? 19 Q. You know what I mean, like, did he say 20 A. On that phone call I do remember that I 20 "talk to so and so about" --21 said I would no longer be working with him or he 21 A. No to me. For them, I don't know. You 22 doesn't have to work for me. That's what I 22 can ask those people. 23 23 remember. Q. Who would those people be that I should 24 Q. Do you remember saying anything about 24 ask? 25 resources in that conversation? 25 A. The people that you just asked about.

Page 54 Page 56 Q. So your mom and Ken Saffold? or references that he got from Todd France? 2 A. I think those are the people you just 2 A. I don't remember. 3 asked about, right? 3 Q. I want to bring up another text. This is 4 Q. Yeah. Now I'm asking about whether there 4 going to be dated the same date, December 6, 2018, 5 were any references like Golden Tate or anybody 5 and this is going to be a text message between 6 6 Mr. Bernstein and Mr. Saffold, and I want to go to 7 A. Yeah, ask them, John. You can ask all the page marked Clarity 667 at the bottom. 8 these other ways, but ask them. I don't know. 8 A. I'm sorry, I can't really read that. 9 9 MR. CLEMENTS: He's asked and answered as Q. We'll zoom in on it. So this will be 10 10 far as his facts and knowledge. Fxhibit 7 11 A. He can ask them. 11 (Thereupon, Plaintiff's Exhibit 7 was marked for 12 12 purposes of identification.) Q. What did your mother say to you about 13 13 potentially switching agents in that Q. I want to ask you about this. These are December 2018/January 2019 time frame? 14 14 texts between Kenneth Saffold and Jason Bernstein 15 MR. CLEMENTS: Objection, hearsay. It's 15 on that same day, December 6, 2018, and 16 not reasonably calculated to lead to discovery of 16 Mr. Bernstein writes and says: "Spoke with Kenny 17 17 for a while tonight. All good. There are no admissible evidence, but you can answer it. 18 A. Can you ask the question again, please? 18 issues. It looks like the GM is just starting his 19 19 Q. What did your mother say to you in posturing a year early." 20 December 2018 or January 2019 about the idea that 20 Do you see where I read that? 21 2.1 you were potentially going to switch from Jason A. Yes. 22 Bernstein to Todd France? 22 Q. And then Mr. Saffold responds and says, 23 MR. CLEMENTS: Same objection. 23 "Sounds good. I'll let you know if any new news 24 24 A. Like I said, I'm my own man. I don't comes up my way." remember what she said to me, but I know when her 25 Do you see that? Page 57 Page 55 1 and Todd met, the conversation went very well, it 1 A. Right. 2 2 Q. So Mr. Bernstein had gotten a message from went very well when me and him met, and that's why 3 I signed to him. If I'm signed with him right now, 3 the GM of the Lions around this time saying, "Hey, 4 4 it went great. Mr. Golladay might be talking to another agent or 5 MR. COMERFORD: Let's pull up the 5 another agent might be talking to Mr. Golladay," or 6 6 something along those lines. Did you become aware 2018-12-06 text between Mr. Saffold and Mr. France. 7 7 of that? Q. We're going to show you a text message. 8 8 This was produced by Mr. France, and this is a text A. I don't remember. 9 9 message dated December 6, 2018 between Mr. France Q. Did you have any conversations with the 10 10 general manager of the Lions around that time, late and Kenneth Saffold. Can we go down a little bit? 11 This is Kenneth Saffold talking to Mr. France. It 11 2018 about maybe another agent? 12 12 says, "Also I failed to ask, would you be able to A. No. 13 13 provide Kenny and I with a referral? Looking to Q. And so Mr. Bernstein was reaching out to 14 talk to a current or former client of yours to get 14 Mr. Saffold and he's basically saying to 15 their perspective on working with you and your 15 Mr. Saffold that Mr. Bernstein talked with you and 16 team." 16 you said everything is good, there are no issues. 17 17 Do you see where I read all that? Do you remember having a conversation like 18 18 MR. HERBER: Could we mark this as an that with Mr. Bernstein around December 6, 2018? 19 exhibit? 19 MR. CLEMENTS: Objection. It's hearsay 2.0 MR. COMERFORD: Sure. I think this will 20 within hearsay and it's also you editorializing 2.1 21 be Exhibit 6. what a document says, but you can answer. 2.2 (Thereupon, Plaintiff's Exhibit 6 was marked for 22 A. I don't know. December 6th of what year? 23 23 purposes of identification.) Q. 2018. 24 Q. And, Mr. Golladay, did you have any 24 A. Yeah, I don't know. 2.5 conversations with Mr. Saffold about any referrals 25 Q. Do you remember Mr. Bernstein being on the

Page 60 Page 58 phone with you in early December 2018 saying, "Hey, then you have a conversation with Mr. Bernstein and 1 2 Kenny, I'm hearing that another agent might be 2 you tell him, "Hey, it's all good, there are no 3 3 talking with you or you might be talking with issues," and it looks to me like you're just trying 4 another agent," and you told Mr. Bernstein, "It's 4 to keep both of these guys, Jason Bernstein and 5 all good, there are no issues." Do you remember 5 Todd France on track; is that fair? 6 that conversation? 6 MR. CLEMENTS: Objection, it's A. I don't. 7 speculation, it's based on hearsay given these 8 8 Q. Did you have any conversations around this texts that he didn't write or wasn't a party to. 9 9 time with Mr. Saffold about whether you should let It's an incomplete hypothetical, so I don't even 10 Mr. Bernstein know that you were talking with Todd 10 know how he could opine on whether it's true or 11 11 not. That was wasn't your original question. I 12 A. I don't remember. 12 don't know if you can answer. 13 1.3 Q. So let's just focus on this period of A. I don't know if I can answer that. time, December 6, 2018. By this time you've met 14 14 Q. Do you want me to ask it again, 15 Todd France and you had dinner with him in Detroit, 15 Mr. Golladay? 16 and then Mr. France had come to Chicago and met 16 MR. CLEMENTS: We would like you to ask it 17 with your mom, right? 17 without all the editorializing and the references 18 A. Right. 18 to the email. That's what's getting confusing. 19 19 Q. And then from these text messages, it You're looking at these text messages, looks to me like you had a conversation with 20 20 Mr. Comerford, but there's no foundation that 21 2.1 Mr. Bernstein that led Mr. Bernstein to write this Mr. Golladay ever saw them and he's certainly not 22 text message and say, "Hey, I spoke with Kenny for 22 party to them, so he has no factual knowledge about 23 a while tonight. All good, there are no issues. 23 the text messages. I'm not sure what you're 24 24 It looks like the general manager is just starting getting at. It's just an argumentative question 25 his posturing a little early." with you trying to characterize something in your Page 59 Page 61 1 What was your thinking at this point in 1 client's favor and trying to trick the witness into time about letting Mr. Bernstein know that maybe 2 2 agreeing with you when he has no factual knowledge. 3 you were going to switch? 3 Now if you want to ask him about his factual 4 4 A. Well, like I said already, in September I knowledge or his state of mind, irrespective of 5 had already made my mind up, and then in December, 5 this, at this time period, that's a fair question. 6 6 that's when I let Todd know I would be going with I think that's what's confusing him is these aren't 7 7 him. his texts, right? 8 8 Are these your text messages, Q. So why didn't you let Mr. Bernstein know? 9 Mr. Golladay? 9 A. Was it any of his business? And then on 1.0 10 THE WITNESS: No. top of that I didn't want it to become a 11 distraction to me or the team at the time so I 11 MR. COMERFORD: Mr. Clements --12 12 played the rest of the year out. MR. CLEMENTS: Mr. Comerford, there's no 13 13 Q. Do you feel it was okay to just tell foundation. 14 Mr. Bernstein something that wasn't true? 14 Have you ever seen these text messages 15 MR. CLEMENTS: Objection, argumentative. 15 before? 16 I'm not sure there was any -- you're saying 16 THE WITNESS: No. 17 17 somebody -- an email that people wrote that aren't MR. CLEMENTS: So that's our objection. I

16 (Pages 58 to 61)

don't want to instruct him not to answer the

MR. COMERFORD: Mr. Clements, you've

MR. CLEMENTS: I got sanctioned by the

already been sanctioned by the court for making

court for being a little obnoxious. But if you

question, but I believe it's an unfair,

argumentative question.

long speaking objections --

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Kenny Golladay. Are you accusing Mr. Golladay of

understand. It's an improper question, but if you

Q. So the way it looks to me is that you're

in touch with Todd France by this point in time and

lying about what was in that email? I don't

Q. You can answer, Mr. Golladay.

A. What was the question?

want to rephrase it.

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Page 62 Page 64 want to ask your questions, ask your questions. I questions, and the question was, "Okay, so as of 1 2 2 don't see this as being any different than your January 3, 2019, I think we agree that you did not 3 3 obstructionist objections during Mr. Bernstein's know that Mr. Golladay was going to change his 4 where you said it's an incomplete hypothetical, 4 representation from Mr. Bernstein to Mr. France; is 5 et cetera, et cetera, and you wouldn't let him 5 that fair? 6 answer. Can you just ask the question? We're not 6 A. And Mr. Golladay responded, "Yeah, I had 7 stopping you from asking the question. You can an idea, but" --8 8 even ask it with references to the texts, but we're MR. CLEMENTS: You misquoted. 9 9 all confused about what you meant. Mr. Golladay did not testify at the hearing. 10 10 MR. COMERFORD: Let's go back to page 99 MR. COMERFORD: Mr. Clements, I'm going to 11 ask you to please stop making long speaking 11 and I'll start again because of Mr. Clements' 12 objections and long commentary and let me ask the 12 interruption. 13 13 questions in the deposition. MR. CLEMENTS: No, it's because you said 14 14 Mr. Golladay instead of Mr. Saffold. Mr. Golladay MR. CLEMENTS: Go ahead. 15 Q. Now, Mr. Golladay, is it true that in 15 didn't testify at this hearing so you're 16 early December 2018 you were not being completely 16 mischaracterizing this as being his testimony. 17 forthcoming with Mr. Bernstein about the fact that 17 MR. COMERFORD: All right. 18 you were in contact with Todd France? Is that fair 18 Q. Mr. Golladay, I'm going to read from this 19 19 to say? transcript where Mr. Saffold was answering 20 A. I didn't have to tell Jason anything. 20 questions, and the question Mr. Saffold was: 21 2.1 Q. Am I correct --"Okay, so as of January 3rd I think we agree that 22 A. He worked for me. I don't have to tell 22 you did not know that Mr. Golladay was going to 23 23 change his representation from Mr. Bernstein to him anything. 24 24 Q. Am I correct that you were not sharing all Mr. France; is that fair?" 25 the information with Mr. Bernstein in And Mr. Saffold's answer was: "Yeah, I Page 63 Page 65 1 December 2018? Is that fair? 1 had an idea, but he hadn't made a decision yet." 2 A. I didn't have to. 2 And then the question was: "Okay. And 3 Q. So what I said is correct, though, right? 3 you're certainly still keeping up a good 4 A. I told you what I said. I didn't have to 4 relationship with Mr. Bernstein because it's not 5 tell him anything. He works for me, I don't work 5 clear which way this is going to go; is that fair?" 6 6 And Mr. Saffold said "Correct." for him. 7 7 Q. And so one of the reasons that you were Do you see all that? 8 8 A. Yes. not telling Mr. Bernstein that you were in touch 9 9 with Mr. France is because there was a chance that Q. So what I'm asking you, do you sort of 10 10 you might stick with Mr. Bernstein and you didn't agree with that general idea from Mr. Saffold? 11 want to mess up your relationship with 11 A. He is his own man. He can think whatever 12 12 Mr. Bernstein; is that fair? he want to think. I don't know if they have a 13 13 relationship to this day. Who cares? At the end MR. CLEMENTS: Objection, argumentative. 14 You can answer. 14 of the day I'm my own man and I made the decision 15 A. The reason I didn't tell him is because I 15 that I made. I didn't have to tell Ken anything. 16 don't have to tell him anything. 16 Q. I understand. Was Mr. Saffold correct 17 17 when he said that as of January 3, 2019, you hadn't Q. Is another reason you didn't tell 18 18 Mr. Bernstein because you didn't want to mess up made a final decision yet? 19 your relationship with him? 19 A. Like I said already, in my mind, back in

17 (Pages 62 to 65)

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team.

Q. So Mr. --

You can answer.

A. I didn't have to tell him anything.

hearing transcript, and let's go to page 99,

Q. Let's bring up Exhibit 3, the arbitration

starting at line 19. This is Mr. Saffold answering

MR. CLEMENTS: Objection, argumentative.

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September, I knew the route I wanted to go. In

December, that's when I told Todd, "I want to be

with you," and I decided to wait until the end of

the season. I didn't want to be distracted, or the

Page 66 Page 68 A. So I don't really know about what Ken had Q. Let me get the whole question out and then 1 2 to say or anything. Ask him. Ask Ken. 2 you can answer it. 3 Q. Yeah. And that's what I'm trying to do is 3 Do you have any idea why Mr. Saffold felt 4 ask you about --4 that --5 A. But ask him, though. I already told you. 5 A. I have no idea. 6 Q. Right. I get it. And we asked MR. CLEMENTS: Let him ask his question. 6 7 7 Mr. Saffold in this transcript that you're looking Let him finish his question and then you can 8 8 at on the screen there. answer. Don't anticipate. It's going to take 9 A. Back in September, I had already made my 9 10 mind up that I was going with an agent change, and 10 A. I've got stuff to do. I won't be on this 11 in December I told Todd that I wanted him to be my 11 call too much longer. 12 12 agent, so that's the answer right there. So I see Q. So I appreciate that, Mr. Golladay. I 13 13 the dates, but I don't know anything about those just need to get the whole question out before you dates. I know in my mind back in September I 14 14 start answering so that the written transcript that 15 wanted to make an agent change. In December, 15 results from what we're doing here today makes 16 that's when I told Todd I want him to be my agent, 16 sense, so let me get the whole question out and 17 17 point blank, period. then you can answer. 18 MR. CLEMENTS: And you're speaking of 18 Do you have any idea why Mr. Saffold felt 19 19 September and December 2018. that you and he should keep up a good relationship 20 THE WITNESS: Yes. 20 with Mr. Bernstein because it wasn't clear which 21 2.1 Q. Here is my question, Mr. Golladay: You way this was going to go as of January 3, 2019? 22 can see that Mr. Saffold said that in --22 A. I have no idea, John. Ask Mr. Saffold. 23 A. Who cares what Kenny said? It doesn't 23 Q. Okay. Let's bring up another document. 24 matter. That's what he said, that's not what I 24 A. I need a break. I've got to use the 2.5 25 bathroom. Page 67 Page 69 1 Q. Right. I'm just trying --1 MR. COMERFORD: We'll make it as short as 2 A. Yeah, yeah, Jeah. I see these highlighted 2 we can so we can get this done as soon as possible. 3 yellow -- yeah, I see what he said. I don't care 3 THE VIDEOGRAPHER: Off the record at 3:31. 4 4 what he said. (Thereupon, a recess was taken.) 5 5 THE VIDEOGRAPHER: We're back on the Q. Right. 6 6 MR. CLEMENTS: Also, object that record at 3:48 p.m. 7 everything that Mr. Saffold said is hearsay in 7 BY MR. COMERFORD: 8 8 connection with this proceeding. Q. Mr. Golladay, I want to show you some text 9 9 Q. So, Mr. Golladay, we can say that messages from -- they're going to be dated around 10 10 Mr. Saffold felt as of January 3, 2019 that you and December 17, 2018. he were keeping up a good relationship with 11 MR. COMERFORD: Mr. Martin, it will be a 11 12 12 Mr. Bernstein because it's not clear which way this document called 2018-12-17, and the page 049 --13 13 is going to go. this is a text message from Todd France to you 14 A. That's what Kenny feel like. I don't care 14 December 17, 2018. He says, "Had great convo with 15 what he feels like. That's how he felt at the 15 Mom." It goes on from there. And can we scroll time. That's not what I felt like, period. 16 16 17 17 Q. That's what I'm trying to lead up to. MR. HERBER: John, can you please mark 18 18 A. I didn't feel the same way he felt. this as an exhibit? 19 Q. Let me ask the question, though. 19 MR. COMERFORD: This will be exhibit -- is 20 MR. CLEMENTS: It's been asked and 20 it Exhibit 8? 21 MR. HERBER: Yeah, it will be Exhibit 8. 21 answered.

(Thereupon, Plaintiff's Exhibit 8 was marked for

December 6, 2018 Bernstein text with Saffold.

MR. HERBER: And Exhibit 7 will be the

purposes of identification.)

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Mr. Saffold felt that?

Q. Do you have any understanding as to why

A. You will have to ask Mr. Saffold again why

he felt that way because I didn't feel that way.

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Page 70 Page 72 Q. And, Mr. Saffold -- it looks like you 1 rush. Let's you get through, let's see what 2 2 didn't respond to the text from Todd France on opportunities that Jason and his team may bring, 3 3 December 17, 2018. Do you see that? because we were still talking about some 4 4 A. Yeah, I did see that. opportunities around the Superbowl time. I was, 5 Q. Do you remember why you didn't respond to 5 like, let's see what may come to see if it helps 6 Mr. France? 6 shape your decision, and then that was enough for A. Yeah, I mean, I have no clue. Maybe we 7 him to say 'All right, I'll wait until after 8 talked on the phone. I don't know. 8 Christmas." 9 9 Q. So on December 18, 2018, the following Do you see all that? 10 10 A. Yeah. evening, Mr. France texted you again and says, 11 "What up? Making sure you saw my late text last 11 Q. Do you remember Mr. Saffold telling you in 12 12 December 2018 to -- on the issue of changing night. Great convo with Mom last night." 13 13 And then you respond and say, "What's up, agents, take your time, there's no rush? 14 14 Todd?" A. I don't remember that. 15 He says, "What up, KG." And then you say, 15 Q. Do you remember Mr. Saffold saying in 16 "Yeah, I saw your message." 16 December of 2018 or January of 2019, let's see what 17 Do you remember this exchange? 17 opportunities that Jason Bernstein and his team at 18 A. I don't. I mean, I guess, I see it. 18 Clarity may bring because you guys were still 19 19 talking about some opportunity around the Superbowl Q. Do you remember why you weren't responding 20 more positively to Mr. France at this point? 20 time? 21 2.1 MR. CLEMENTS: Objection, argumentative. A. I don't remember. 22 A. I mean, I guess it's just me. I have no 22 Q. Do you remember that the Superbowl took 23 clue. I'm a pretty nonchalant guy, pretty dry. I 23 place in late January 2019? 24 24 don't know. A. Isn't the Superbowl in February. 25 2.5 Q. Or maybe February 3rd 2019. I think Q. I looked at all the text messages that Page 71 Page 73 1 Todd France has produced and I have not seen any 1 you're probably right. 2 text messages from you to Todd France where you 2 Do you remember any discussions with Jason 3 say, "Todd, I've decided to hire you." 3 Bernstein and the folks at Clarity about some 4 4 Do you know if you sent any text messages marketing opportunities around the Superbowl 5 5 like that? February 2019? 6 6 A. I mean, I don't remember. That's so long A. I don't remember. 7 Q. And I haven't seen any emails either from 7 ago. 8 8 you to Todd France where you say, "Todd, I've Q. Do you remember -- so going back to 9 9 decided to hire you." Mr. Saffold's testimony here, at the very end he 10 Do you remember sending any emails about 10 says, "and then that was enough for him to say, 11 11 that? 'All right, I'll at least wait until after 12 12 A. I don't. But at the end of the day, I Christmas." 13 13 mean, he's my agent now, so the conversation must Do you remember having conversation with 14 have happened some way somehow. It just can't 14 Ken Saffold where you said, "I'll wait on this 1.5 appear that he's my agent without some type of 15 decision about whether I'm going to change agents 16 communication. 16 at least until after Christmas"? 17 17 Q. Right. Do you remember when that A. I don't remember having a conversation 18 18 communication took place? 19 A. No. 19 Q. Do you know whether that is something that 20 Q. Let's go back to Exhibit 3, the 20 you would have said, or you just don't remember 21 21 arbitration hearing transcript, page 139. This is either way? 22 Mr. Saffold again, and he's answering a question, 22 A. I don't remember either way. I don't 23 23 and then I highlighted the part I want to ask you remember if we even had the conversation. 24 about. Mr. Saffold testified, "and I just kept 24 Q. So Mr. Saffold may be right about all

these things that he testified to, and what you're

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saying, all right, let's take our time. There's no

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Page 74 Page 76 telling me is you don't remember one way or the 1 A. I don't think it really matter who I ask 1 other; is that fair? 2 2 for advice. 3 MR. CLEMENTS: Objection, argumentative. 3 Q. Is it possible that you were asking 4 4 Also calls for speculation, but you can answer. Mr. Bernstein for advice and you were also asking 5 A. Yeah, I mean, I'm not agreeing to that. I 5 Mr. France for advice on the same topics because 6 don't remember having that conversation with Ken 6 you wanted to see what both of them had to say? 7 7 about that. MR. CLEMENTS: Objection, argumentative. 8 8 Q. Let's pull up a document dated 2019-01 --You can answer. 9 9 let's see, it's going to be -- 2019-01-24 is the A. I mean, I really don't think it matters Stacy Wright Whitaker text with Mr. Bernstein. 10 10 who I ask for advice. I went to the right surgeon, This will be Exhibit 9. 11 the surgery went well, I went on to have a Pro Bowl 11 (Thereupon, Plaintiff's Exhibit 9 was marked for 12 12 season after that. It don't matter. 13 13 purposes of identification.) Q. Right. What I'm getting at is, one way to 14 look at this is you were asking Jason Bernstein for 14 Q. I want to ask you about -- these are some 15 texts between Jason Bernstein and your mom, Stacy 15 advice in December 2018 and January 2019 because 16 Wright Whitaker. The first one -- we can zoom in a 16 you didn't know if you were going to terminate him 17 17 for sure. You hadn't fully and finally made up little bit, the first one is January 4, 2019. 18 Jason Bernstein writes and says: "Hey, Stacey, I'm 18 your mind, and you were also asking Todd France for 19 19 advice on the same topics. Do you see what I'm going to plan to come in for Kenny's surgery to 20 make sure everything goes smoothly. Will plan to 20 saying? 21 fly in Tuesday morning for the eval." 2.1 A. Well, like I already said, I had pretty 22 Do you remember Mr. Bernstein going to be 22 much made my mind up in September, and then I told 23 with you when you had surgery in January 2019? 23 Todd that he will be my agent, that I will hire 24 2.4 A. Can you ask the question again? him, but at the time I was still paying Jason, so 25 Q. Do you remember that Jason Bernstein went why not ask him for advice. I mean, I could ask Page 75 Page 77 1 to you and spent time with you when you had surgery 1 you for advice. That doesn't mean I'm going to go 2 in January of 2019? 2 and do it. I want to feel out your opinion on it. 3 A. Yes. 3 Q. As I understand it you signed an SRA with 4 4 Q. And where was that surgery? Todd France around January, I think it's dated 24th 5 A. Ann Arbor, Michigan. 5 2019. Does that sound right? 6 6 Q. And was Mr. Bernstein helpful to you when A. Yeah, I don't remember the date. 7 7 you were having surgery in January of 2019? Q. Do you agree with me that up until the 8 A. He took me to the surgery and dropped me moment you signed the SRA with Todd France you can 8 9 9 back off at home. change your mind and decide to not do it at any 10 Q. Do you remember anything else that he did 10 time. 11 for you during that surgery? 11 A. Say it again, please. 12 12 A. No. Q. Do you agree with me that up until the 13 Q. Did you ask Mr. Bernstein for advice about 13 moment you signed the SRA with Todd France in late 14 which doctor you should use for your surgery? 14 January 2019, you could have changed your mind and 1.5 A. I don't remember. 15 you could have decided to not switch agents, right? 16 Q. If Mr. Bernstein says that you did ask him 16 MR. CLEMENTS: Objection, calls for a 17 legal conclusion. 17 for advice, would you have any reason to disagree 18 18 You can answer. 19 A. No, I wouldn't. I was paying him, so I've 19 A. I guess you could say I could have changed 20 got the right to ask him for advice. 20 my mind, but I wasn't going to change my mind. 21 21 Q. Right. But up until you signed that SRA, Q. Why were you still asking Mr. Bernstein 22 for advice in December 2018 and January 2019? 22 you've got no obligation to go through with it if 23 A. Because I was paying him. 23 you decided you don't want to, agree? 24 Q. Why weren't you just asking Mr. France for 24 MR. CLEMENTS: Objection, calls for a 25 advice instead? 2.5 legal conclusion.

Page 78 Page 80 Q. It's okay. 1 You can answer. 1 2 A. Either way it goes, I mean, that never 2 Did you ever talk with the woman you were 3 happened, and to be honest, I don't really think it 3 dating at the time about Todd France or Jason 4 4 matters. I did sign with Todd and that's all that Bernstein or whether you should switch? 5 matters. 5 A. I don't remember. 6 6 Q. Did the woman that you were dating at the Q. Right. And let me ask you about these 7 7 texts with your mom and Mr. Bernstein. If we go to time have any input into your decision? 8 8 the second page, your mother and Mr. Bernstein are A. I'm no longer with her. 9 9 talking about your surgery, and then you see Q. Did she attend a memorabilia signing that 10 you went to in Chicago on January 21st 2019? 10 January 8, 2019, she starts saying, "I haven't talked to him. He's been acting funny. Not sure 11 A. Yeah. 11 12 12 if he really wants me to come. He came by Q. Did she attend the dinner that you had 13 with Todd France in Detroit back in I think it was 13 yesterday, mentioned my flight, still never got an 14 September or October 2019? 14 itinerary, so I never checked in." 1.5 Do you remember that happening? 15 A. I don't remember. 16 A. I don't. Who were these conversations 16 Q. Let's talk about this autograph signing 17 17 that took place in the Chicago area, Lombard, hetween? 18 Q. Your mom, Stacy Wright Whitaker, is in the 18 19 gray box and Mr. Bernstein is in the blue box. A. I don't know. 19 20 A. Okay. Okay. 20 Q. It took place on January 21, 2019. How 21 Q. Do you remember whether you wanted your 2.1 did you first hear about this possibility of doing 22 mom to come to your surgery in Ann Arbor or not? 22 a signing on that day in Chicago? MR. CLEMENTS: Objection. Not reasonably 23 A. Jake hit me up from maybe -- I don't 2.3 24 remember how I even received it. Maybe DM maybe. 2.4 calculated to lead to discovery of admissible 25 2.5 Q. And what do you remember him saying? evidence, but you can answer. Page 79 Page 81 1 A. I don't remember. 1 A. No clue. I don't remember. 2 Q. You were dating someone at the time that 2 Q. And why did you talk with him? 3 this was going on December 2018, January 2019. Do 3 A. To be honest, I have no clue, but I'm glad 4 you remember that person's name? 4 I did. Yeah, make some quick little cash. 5 A. Yes. 5 Q. Did you have any idea how he got your 6 6 Q. Who was that? contact information? 7 7 MR. CLEMENTS: We'd like to mark this A. Like I said, I think he hit me up on DM or 8 confidential as well. 8 something. 9 A. Is that necessary? 9 Q. And so what do you remember him saying? 10 MR. CLEMENTS: We'll be out of here 10 A. Go ahead, finish. 11 quicker if you answer his questions. 11 Q. How did he identify himself? 12 A. Her name was Araina. 12 A. I don't remember. I mean, that was, what, 13 Q. Araina James; is that right? 13 how many years ago? I don't know. 14 A. Yeah. 14 Q. Did you understand that Jake Silver was 1.5 15 MR. CLEMENTS: If you just refer to her as reaching out to you from CAA Sports? the girlfriend, then we can go back on no 16 16 A. No harm, no foul there. I was able to go 17 17 confidentiality. through a third party for marketing on my own MR. COMERFORD: Sure. 18 18 without Clarity and Jason knowing about it. That 19 Q. So I'm going to refer to her as your 19 was what was agreed. 20 girlfriend at the time and we'll understand that 20 Q. What did Todd France tell you about that 21 21 we're talking about Araina James, okay? issue, about being able to do the same? A. Give me one second, John. I'm actually 22 22 A. I've never talked to Todd about that. 23 having some construction going on. 23 Q. What did Todd France tell you about Jake 24 Okay, we can go. There was a lot of noise 24 reaching out to you, Jake Silver? 25 in my background. I'm sorry. 25 A. Yeah, I never talked to Todd about any of

Page 82 Page 84 that. I never talked to Todd about Jake reaching guys had. 1 2 out or anything. 2 Q. Right. So do you know, did Mr. France 3 Q. Did you talk to Todd about the idea that 3 know about the signing before it took place? 4 4 somebody from CAA might be reaching out to you with MR. CLEMENTS: Objection. It's been asked 5 marketing opportunities? 5 and answered, but you can answer. 6 A. I don't even talk to Todd now, to this 6 A. I have no clue. You can ask Todd. I 7 7 don't know. day, now that he's my agent, about marketing, so, 8 8 Q. Before you went to that signing, did you 9 9 Q. Did you believe that Todd France knew think that Mr. France knew about it? 10 10 A. I could care less if he knew about it or about this memorabilia signing on January 21, 2019? 11 A. I didn't care if he did or didn't. 11 12 Q. But understanding that you could care 12 Q. Did you think that he knew about it? 13 13 A. It never even crossed my mind. I didn't less, what was your understanding, he did or he 14 14 care if he knew. It had nothing to do with him. didn't know about it? 15 Q. Did you think that Mr. France was involved 15 A. It didn't matter if he knew about it or 16 in setting this up for you? 16 not. 17 A. No, I didn't think about that. It didn't 17 Q. Right. But did you think that he knew 18 matter to me. 18 about it or did you think he did not know about it? 19 19 Q. Did you ever have any communications with A. I didn't care if he knew about it or not. 20 Mr. France about that January 21, 2019 memorabilia 20 Q. I'm asking a different question, and I 2.1 21 understand that you don't care and I understand it 22 A. Yeah, I pretty much answered that me and 22 doesn't matter to you, but my question is: Did you 23 Todd, still to this day, now that he is my agent, 23 think that Todd France knew that CAA was arranging 24 24 don't talk about marketing, period, so, no, I an autograph signing for you to take place on didn't talk to him about that. 25 January 21, 2019? Page 83 Page 85 1 Q. Did you ever get any text messages or 1 A. I went to the signing to knock out the 2 emails from Todd France about the January 21, 2019 2 signing. It didn't matter who arranged the signing 3 memorabilia signing? 3 or not. It's something -- it was a signing for me 4 4 A. I don't know. to sign jerseys or autographs, whatever it was, 5 Q. Were you aware that Todd France was trying 5 footballs. You could have signed -- you know, you 6 6 to communicate with you about that or that you were could have gave me the opportunity to go do it and 7 7 receiving emails from him about that? I would have did it. It doesn't matter if Todd did 8 8 MR. CLEMENTS: Objection, foundation. it or not. I don't know whether or not CAA did it, 9 9 You can answer. I would have done it. I'm glad I did it. I have 10 10 A. I don't know if Todd hit me up about a people come to me to do signings all the time. 11 marketing deal or a signing at all. Like I said, 11 Either I'm going to go or not. It don't matter who 12 12 me and Todd don't talk about marketing. sets it up. 13 13 Q. I'm going to ask the court reporter to Q. Other than Jake Silver, did you have any 14 conversations with anybody else at CAA about that 14 read my question back and I want you to listen to 1.5 January 21, 2019 signing? 15 it closely and then try to answer it because I feel like you're not answering exactly, so can the court 16 A. No. 16 17 17 Q. Did Jake Silver ever say, "Hey, reporter go ahead and read it back? Mr. Golladay, I'm having trouble hearing back from 18 18 (Question read.) 19 you or getting your attention about this 19 A. I never once thought about it. 20 January 21, 2019 signing"? 20 Q. Okav. 21 21 A. I don't remember. MR. CLEMENTS: I think the record readback 22 Q. Do you know that Mr. France has told us 22 was a little incorrect because you said October 21, 23 that he had nothing to do with arranging that 23 2019. I think it's January 21, 2019. 24 signing for you. Do you know that? 24 Q. Let's bring up the 2019 January 3rd 25 A. Yes. I mean, that's the conversation you 25 Facebook post for this signing.

Page 86 Page 88 (Thereupon, Plaintiff's Exhibit 10 was marked for 1 remember? 2 purposes of identification.) 2 A. You said Illinois. It was in Illinois. 3 Q. Mr. Golladay, this says that Redland 3 I'm from there. 4 Sports is putting on a signing for you in 4 MR. CLEMENTS: He said Lombard, Illinois. 5 conjunction with Boone Enterprises and MVP 5 THE WITNESS: Yes. 6 Authentics. Do you see that? 6 A. What was the question? 7 A. Yes. Q. Was it your idea to do it in Illinois 8 8 Q. And it's our understanding that this instead of Detroit or some other place? Whose idea 9 Facebook post came out January 3, 2019. Did you 9 was that? 10 have any discussions with anybody at Redland Sports 10 A. I don't remember. 11 about this? 11 Q. You don't remember if you suggested what 12 A. No. 12 state or if CAA suggested? 13 1.3 Q. Did you have any discussions with anybody A. I don't remember how we came up on the 14 at Boone Enterprises about this? 14 location. 15 15 (Thereupon, Plaintiff's Exhibit 11 was marked for A. No. 16 Q. And did you have any discussions with 16 purposes of identification.) 17 anybody at MVP Authentics about this? 17 Q. Let's look at another document. This will 18 18 be Exhibit 11. This will be dated January 6, 2019. 19 Q. When did you first talk to Jake Silver 19 Can we zoom in on that a little bit? This is a 20 about doing the signing on January 21st? 20 text between you and Emily Ries. It looks like you 2.1 A. I don't remember. 21 wrote, "Hey, Emily!" 22 Q. Do you remember if it was December 2018 or 22 She writes, "Checking in, how's it going?" 23 23 And then Sunday, January 6, 2019, after New Year's, January of 2019? 24 A. I don't remember a date at all. 24 4:03 p.m., she sends you a screenshot of that 2.5 Q. Do you remember how you agreed to the date 25 Facebook post we just looked at. Do you see that? Page 87 Page 89 1 of January 21st for the signing? 1 A. Yes. 2 2 Q. Do you remember this text message exchange A. No. 3 Q. Who did you talk with about setting that 3 between you and Emily Ries? 4 date? 4 A. I don't remember the exchange. 5 A. I don't remember. I mean, Jake proposed 5 Q. She writes, "This is the post." And then 6 6 she says, "I'll hit them up." She testified that it to me. I don't remember. 7 7 says, "I'll hit them up." Q. How did you communicate with Jake Silver 8 about setting that date? Was it over text or 8 Do you see that? 9 9 emails? A. I see "7P." 10 10 A. It could have been DM, FaceTime, FaceTime Q. She said it says "7P," but it should say 11 audio. I don't remember. It was so long ago. 11 "UP." 12 Q. Would it have been, like, on the phone? 12 A. Okay. 13 13 Q. And then you responded and said, "Yeah I A. FaceTime is on the phone, so, yeah, that's 14 the only way I could FaceTime. 14 don't know about that." 15 15 Do you see that? Q. And how did you arrive at the location 16 where this was going to take place? 16 A. Yes. 17 17 Q. Now, was that true when you wrote it to A. Uber. 18 18 Q. No, I mean, how did you decide on it? Did **Emily Ries?** 19 Mr. Silver propose the location or did you or what? 19 A. Yes. 20 A. I don't remember. I'm from Chicago --20 Q. Did you know that these memorabilia 21 21 dealers were planning for you to do a signing on well, I'm from Illinois. Where did you say this 22 spot was at? I don't even remember what spot we 22 January 21, 2019? 23 were at to do it. 23 A. I don't remember the day or whatever. 24 Q. Do you know if it was in the Chicago area 24 Yeah, I knew about the signing, okay. 25 or was it in another city or you just don't 25 Q. Why did you say to Emily Ries, "Yeah, I

Page 90 Page 92 1 don't know about that"? attached, already signed by Boone Enterprises." 1 2 2 A. It kind of goes back to the contract, you Did you know that these communications 3 know, they don't have to be involved with any third 3 were going on between Jake Silver's email account 4 parties, deals that come across my way and it 4 and Todd France's email account? 5 wasn't any of her business. 5 MR. CLEMENTS: Objection, foundation. 6 Q. So do you and I agree that you said 6 A. I mean, that's between those two guys. 7 7 something here to Emily Ries that was not I'm not cc'd in there anywhere. I wouldn't know 8 8 100 percent accurate? about that. 9 MR. CLEMENTS: Objection, argumentative, 9 Q. Did Jake Silver tell you that Todd was on 10 asked and answered. 10 board with this? 11 You can answer. 11 MR. CLEMENTS: Objection, foundation, 12 12 A. Like I said, it wasn't any of her hearsay. 13 13 business. Who cares if I have a signing to do? If You can answer. they didn't set the signing up, I could do whatever 14 A. Jake never brought Todd up about it. 14 15 15 Q. Did you know that Todd France was getting I like. 16 Q. Why didn't you just tell her that? 16 emails sent to his account about this signing that 17 17 you were going to do? A. I didn't have to. 18 Q. Right, but why not be truthful to Emily 18 MR. CLEMENTS: Objection, foundation. 19 A. How would I know what Todd gets to his 19 Ries at this point in time? 20 MR. CLEMENTS: Objection, argumentative. 20 21 21 You are harassing the witness. Q. Yeah, that's what I'm asking. Did you 22 You can answer one more time. 22 have any conversations with Jake Silver or with 23 23 Todd France or with anybody else about the idea A. I didn't have to. 2.4 Q. Do you remember any phone conversations 24 that Todd France had this signing contract sent to 25 you had with Emily Ries about whether this signing 25 his email account? Page 91 Page 93 1 was authorized by you? 1 MR. CLEMENTS: I think it's been asked and 2 2 A. No. answered. 3 Q. Do you remember having a phone 3 A. Yeah, I don't know what gets sent to 4 Todd's email. I don't know how. 4 conversation with Jason Bernstein about whether the 5 signing had been authorized by you? 5 Q. Yeah, and I'm asking you a different 6 6 A. I don't. question, which is, did you have any conversations 7 Q. Did Mr. Bernstein reach out to you about 7 with either Jake Silver or Todd France about the 8 8 this signing before it happened? idea that Todd France had this signing contract 9 9 A. I don't remember. sent to his email account? 10 Q. Did Emily Ries reach out to you before 10 A. Me and Jake never once talked about Todd, 11 this signing happened? 11 and I don't know what gets sent to Todd's email. I A. I guess text messages shows it, right? 12 12 don't know what emails Todd receives. 13 Q. Yes. Anything else like phone calls with 13 Q. Did you and Mr. France talk about the 14 Emily Ries that you recall? 14 contract for the signing? 1.5 15 MR. CLEMENTS: Objection, this has been A. Yeah, I don't remember. 16 (Thereupon, Plaintiff's Exhibit 12 was marked for 16 asked and answered numerous times, but you can 17 17 purposes of identification.) answer again. 18 Q. Let's bring up another document. It will 18 A. Todd is my agent now and still, to this 19 Exhibit 12, and this is going to be dated 19 day, we do not talk about marketing. 20 January 8, 2019, it's an email from Jake Silver to 20 Q. I understand. Did you talk about this 21 21 marketing event, this January 21, 2019 marketing Todd France, and this shows that Jake Silver of CAA 22 is writing an email to ToddFrance@CAA.com, dated 22 23 23 A. We've never talked about marketing. January 8, 2019 and it attaches a 24 Golladay_KennyBoone Enterprises private contract 24 Q. Does that include this event? 25 PDF document, Jake Silver writes, "Contract 25 A. Ever.

Page 96 Page 94 1 Q. Is that a yes or a no, Mr. Golladay? 1 account? 2 A. We've never talked about marketing, no. 2 A. I have no clue. 3 We haven't talked about this event, no event. 3 Q. When you received the subpoena in this 4 (Thereupon, Plaintiff's Exhibit 13 was marked for 4 case, did you go look to see if you had any emails 5 purposes of identification.) 5 like this one on your email account? 6 Q. Let's bring up the next email from this 6 A. I didn't see an email on the account. I 7 date. It's going to be an email from Mr. France to don't remember getting this email. 8 8 you dated January 8, 2019. So this was produced by Q. And then what's written here is, "If you 9 9 CAA Sports and they redacted off your confidential want Mom to get a copy, let me know. I can send to 10 10 her also." Can you see that? email address, but it says that this message is 11 from Todd France at CAA.com. Do you see that? 11 A. Yeah. A. Yes. 12 MR. CLEMENTS: Objection, foundation. 12 13 1.3 Q. And it's dated January 8, 2019. It says Q. Did you respond to Mr. France about this? that there's an attachment Golladay_Kenny Boone A. I don't remember even seeing this email. 14 14 15 Enterprises private contract PDF. 15 Q. Did you ever tell your mom about the 16 Did you receive this email from Todd 16 signing before it happened? 17 17 A. No. France? 18 MR. CLEMENTS: Objection, foundation, but 18 Q. Do you know if anybody talked to your mom 19 about the signing before it topped? 19 you can answer. 20 A. I see what you've got right here on the 20 MR. CLEMENTS: Objection, speculation. 2.1 share screen. I don't remember receiving that 21 You can answer if you know. 22 22 A. You will have to ask her. 23 Q. Did you receive the contract for the 23 Q. Did your mom have any role in the signing? 24 A. No. signing that took place on January 21st 2019 from 24 any source? 25 25 Q. Was she listed as somebody where notice Page 95 Page 97 1 A. I did the signing so I had to sign some 1 about the signing should be sent? 2 type of contract, so I guess so. 2 A. No. 3 Q. And this email from Todd France's email 3 Q. If she is listed in the contract as the 4 account, is this how you received the contract for 4 person who should receive notices about the 5 5 contract on your behalf, do you have any the signing? 6 6 A. I don't even know if that's his email. I explanation for how that would happen? 7 7 don't know. I don't remember receiving the email. A. Can you repeat the question? 8 8 MR. CLEMENTS: Late objection, foundation. Q. Sure. If your mother, Stacy Wright 9 9 Q. So what's written here says, "Please sign Whitaker, is listed in the contract as being the 10 this and send back. If easier, I can text to you 10 person who should receive notices on your behalf, 11 11 do you have any explanation for how that happened? 12 12 Did Mr. France send you any texts about MR. CLEMENTS: Objection. Not reasonably 13 13 this signing event? calculated to lead to discovery of admissible 1 4 A. No. Me and Todd did not talk about 14 evidence, but you can answer if you have any 1.5 15 marketing. knowledge. 16 Q. Other than this email that we're looking 16 A. Can you repeat the question again? I 17 at here from Todd France's email account to your 17 really don't know what you're trying to ask me personal email address, are there any other emails 18 18 right now. 19 from Todd France to you about the January 21, 2019 19 Q. Yeah. 20 20 A. Or rephrase the question. 21 21 MR. CLEMENTS: Objection, foundation. Q. Sure. 22 22 MR. COMERFORD: Let's just have the court You can answer. 23 A. Me and Todd never talked about the signing 23 reporter read it back, please. 24 event. 24 (Question read.) 25 Q. Is this email still on your personal email 25 A. I don't.

Page 98 Page 100 MR. CLEMENTS: Same objection, calls for 1 MR. CLEMENTS: Asked and answered. 2 2 A. Me and Todd never talked about marketing speculation. 3 Q. Before the signing took place, did anybody 3 and still, to this day, we don't talk about 4 reach out to you and tell you that someone had 4 marketing. 5 contacted one of these memorabilia dealers and 5 Q. Did you have any conversations with 6 objected to the signing? 6 anybody at CAA Sports --7 7 A. No. A. No. 8 8 Q. Did Jake Silver ever reach out to you and Q. -- about whether it was okay for you to do 9 tell you, "Hey, someone reached out to the 9 the signing or not. 10 memorabilia dealers and they're saying they're your 10 A. No. 11 exclusive marketing agent"? 11 Q. Did CAA Sports ask you to promise them 12 A. No. 12 that it was okay for you to do the signing under 13 your contract with Clarity? 1.3 Q. Did you ever have any conversations with 14 A. No. 14 Jake Silver before the signing took place about the 15 idea of whether or not it was okay for you to do 15 Q. When you first were starting to think 16 this signing under the marketing contract that you 16 about doing this signing and up until the point in 17 had with Clarity? 17 time it happened, who was going to attend in your 18 A. No, because in the contract I was able to 18 mind other than you? 19 19 do any marketing from a third party. That's in the A. Say it again. Q. When you first started thinking about 20 contract. And I actually came from Jason and Emily 20 2.1 saying that I can do any marketing outside of them 21 doing this signing event that took place on 22 and they will look it over, if I want them to, to 22 January 21st 2019, who did you think was going to 23 see if everything is accurate. So I was able to do 23 go to it with you? 24 24 anything I wanted to outside of them as far as A. I didn't think anyone was going to go with 2.5 marketing. 25 me. The person that was doing the signing and Page 99 Page 101 1 Q. I'm sorry, could you say that again? 1 that's it. 2 A. I don't know what's the big issue about 2 Q. Did you think that your mom was going to 3 the signing if I was able to do another signing 3 go with you? outside of Clarity. 4 A. No. 4 5 Q. Right. 5 Q. Was there ever a plan for your mom to go 6 6 Did you know from any source that Jason with you? 7 7 A. No. Bernstein and Emily Ries had reached out to a memorabilia dealer and objected? 8 8 Q. Did you think that the person you were 9 9 A. I don't. I mean -dating at the time was going to go with you? 10 10 A. No. Q. Did you say you just don't know or you 11 11 Q. Did you think that Todd France was going don't remember? 12 12 A. I don't know if they reached out to the to go with you? 13 13 A. No, I didn't think anyone was going to go memorabilia people at all. How about you ask them 14 to see if they reached out to them? 14 with me. 1.5 15 Q. What asking is, did you know that they Q. So you didn't think Jake Silver was going 16 reached out to the memorabilia dealers? 16 to go with you, right? 17 17 A. I didn't think anyone was going to go with A. I just said I don't. Q. So I just want to make sure I understand, 18 18 19 you didn't have any conversations with Jake Silver 19 Q. Did you communicate with Jake Silver about 20 about whether it was okay for you to do this 20 how you were going to get from the airport to the 21 21 signing or not, correct? signing event? 22 A. Right. 22 A. I don't remember. 23 23 Q. Did you have any conversations with Todd Q. Are you going to take an Uber, are you 24 France about whether it was okay for you to do this 24 going to get a car service? Do you remember any 25 signing before it took place? 25 conversation about that?

Page 102 Page 104 1 A. Yeah, I don't remember. A. I don't know. It was three years ago. 2 Q. Do you remember how you got from the 2 Q. Did you use the email that you received from Todd France's email account to pull up the PDF 3 airport to the signing? 3 4 A. I don't remember. 4 document that he sent you? 5 5 Q. How often do you typically go home to A. I don't remember how I signed it, but I Chicago during the season? 6 signed it, clearly. 6 7 7 A. During the season? MR. CLEMENTS: Belated objection, 8 8 Q. Or the off season. Let's do that. Like a foundation. 9 9 typical January, if you guys don't make the Q. How did you return the contract to CAA 10 playoffs, how often would you go home? 10 Sports after you signed it? 11 A. I have a spot in Chicago outside of my 11 A. I don't remember. 12 12 Q. Do you remember who you emailed it to or mom's house now. I don't know. Whenever I want 13 13 did you email it to anybody or did you put it in 14 the U.S. postage mail, or what? 14 Q. That Facebook post that we looked at a 15 minute ago, were you aware -- until Emily Ries sent 15 A. I don't remember how I returned it. 16 it to you, were you aware that that had been 16 Q. So you don't remember who you sent it to 17 posted? 17 or how you sent it; is that right? 18 A. No, I don't use Facebook. 18 MR. CLEMENTS: It's been asked and 19 19 Q. Were you unhappy that the memorabilia answered three times. 20 dealers had been posted that on Facebook? 20 Go ahead. 21 21 A. I could care less. A. I don't remember how I returned it. 22 Q. Were you surprised that they posted it on 22 Q. Let's go up a page or two to the Notices Facebook and advertised it? 23 section. It says there -- in Section 13 it says, 23 24 2.4 MR. CLEMENTS: Objection, asked and "Notices. All notices need to be delivered to the 25 answered. Answer again. 25 address listed below," and then your mother's Page 103 Page 105 1 A. I could care less if they posted it or 1 address is listed there, right? 2 didn't post it. Who cares? 2 A. Right. 3 Q. Did you have any conversations with Jake 3 Q. Do you know how your mother's address made 4 4 Silver about the idea that this signing should be it into this contract? 5 kept private and should not be advertised? 5 A. I don't. 6 6 A. I didn't care. (Thereupon, Plaintiff's Exhibit 15 was marked for 7 7 Q. Let's pull up the document dated purposes of identification.) 8 8 January 8, 2019, which is the signing contract. So Q. Let's pull up another document. This will 9 9 this is the contract between you and Boone be Exhibit 15. It's going to be dated January 16, 10 10 Enterprises for this January 21, 2019 signing. 2019, some text messages from Mr. Boone that you 11 Let's go down to the end of it. We'll mark this as 11 entered into this contract with, and I want to go 12 12 Exhibit 13. to page 7. So these are text messages between (Thereupon, Plaintiff's Exhibit 14 was marked for 13 13 Craig Boone and Boone Enterprises and the other 14 purposes of identification.) 14 gentlemen listed at the top are Daryl Eisenhour and 15 15 Gerry Ochs, just to orient you, okay? Do you see MR. HERBER: It should be Exhibit 14. MR. CLEMENTS: What is Exhibit 13? 16 that? 16 17 17 A. Yes. MR. HERBER: Mr. France's email to 18 Q. One of these text messages says, "Car 18 Mr. Golladay on January 8, 2019. service for Kenny, mom, Todd CAA \$336." Do you see 19 Q. So, Mr. Golladay, we're looking at this 19 20 contract. Did you sign this contract? 20 that? 21 A. Yes. 21 A. Yeah. Q. How did you sign it? 22 22 Q. Do you have any idea why the memorabilia 23 dealers thought that your mom was going to attend? 23 A. It looks like it was signed 24 electronically. 24 A. I have no clue. 25 Q. So how did you do that? 25 Q. I mean, do you have any explanation for

Page 106 Page 108 that was not coordinated with Clarity Sports 1 why your mom is listed there as being included in 1 2 the car service? 2 besides this one on January 21, 2019? 3 A. I said I have no clue. 3 A. It was a private signing. I don't 4 Q. And then it says, "Todd, CAA" there in 4 remember which one, but I've done a private signing 5 that sentence about the car service. Do you have 5 without them knowing before, yes. 6 any explanation for why Todd's name is there? 6 Q. And when did that take place? 7 7 A. No, but you can ask those people. A. I don't remember. 8 8 Q. Yeah. This is why I asked you earlier if Q. What year did it take place? 9 9 you thought that Todd France was going to attend A. I don't remember when it took place. 10 10 Q. Who were the memorabilia dealers that you the signing with you. 11 A. Right. 11 worked with on that signing? 12 A. I don't remember. 12 Q. Because his name was in these text message 13 13 about riding in the car service with you. Q. Do you remember the name of any person who A. I never saw these text messages until 14 was involved in that signing besides you? 14 15 right now, so that's why I said no, not that I know 15 A. I don't remember. 16 of. He wasn't supposed to be there. He wasn't 16 Q. Do you remember what city the signing that 17 17 you're talking about took place in? there. 18 Q. Did you have an understanding that Todd 18 19 Q. Do you remember what state the signing 19 France might attend this signing? 20 MR. CLEMENTS: Objection, asked and 20 that you're referring to took place in? 2.1 answered. 2.1 A. I don't. 22 A. I never once thought that he would be 22 Q. Do you remember how many items you signed 23 23 at this other private signing that you did without there. 24 24 Q. And these are dated January 18, 2019, Clarity knowing about it? 25 25 A. No. these text messages? Page 107 Page 109 1 A. So. 1 Q. What kind of facility did this other 2 Q. I'm just noting that for the record. 2 signing take place in, a hotel, warehouse? 3 Did Mr. Saffold know that this signing was 3 A. I don't remember. 4 going to take place? 4 Q. Was it daytime or nighttime when you did 5 MR. CLEMENTS: Objection, not reasonably 5 this other signing that Clarity didn't know about? 6 calculated to lead to the discovery of admissible 6 A. I don't remember. 7 7 evidence, but you can answer. Q. Can you tell me anything about this other private signing that you did that you didn't 8 A. I don't know. Ask him. 8 9 Q. Did you have any discussions with 9 coordinate with Clarity, any person who was 10 Mr. Saffold about the idea that you were going to 10 involved, what state it took place in, what year it 11 do a memorabilia signing on January 21, 2019? 11 was, anything like that? 12 MR. CLEMENTS: Same objection. 12 A. I can't tell you anything. 13 You can answer. 13 Q. Do you remember if the items that you 14 A. I don't know. 14 signed at this other private signing that Clarity 1.5 Q. Other than this signing that took place on 15 didn't know about were sold on the market? 16 January 21, 2019, did you do any other memorabilia 16 A. I don't remember. 17 17 signings that Jason Bernstein and Clarity Sports Q. You know that there's a market for 18 didn't know about? 18 memorabilia items signed by NFL stars like you, 19 A. Yes. 19 right? 20 Q. Tell me about those. 20 A. Yes, I know that items get sold, but 21 21 A. When I did a signing they didn't know that's none of my concern. I go there to sign and 22 about and it was never an issue. Like I said, in 22 get paid for it and I'm out. 23 the contract I can do a third-party signing without 23 Q. We have not been able to find any items 24 them being involved; no harm, no foul. 24 that have been offered for sale on any websites 25 Q. So what was the other signing that you did 25 that are items that you signed at a private signing

Page 110 Page 112 that Clarity didn't know about. Can you help me The way I read these flight reservation records --1 2 2 understand that? MR. HERBER: Before you read them, can you 3 3 A. What difference does it make? mark this as an exhibit? 4 4 Q. Well, I just want to know any details you MR. COMERFORD: This will be Exhibit 16. (Thereupon, Plaintiff's Exhibit 16 was marked for 5 can give me about this other private signing you 5 6 say happened that Clarity didn't know about it. 6 purposes of identification.) 7 A. They didn't need to know about any of Q. Mr. Golladay, according to the Todd France 8 them. It's in the contract that I can do 8 flight records that we obtained from Delta 9 9 third-party signings without them knowing and Airlines, there was a reservation created on 10 without them getting any part of it and it wouldn't 10 January 17, 2019, which is four days prior to the 11 be an issue so they don't need to know about any of 11 signing that took place on January 21, 2019, and 12 it. Who cares? 12 the reservation called for Mr. France to depart 13 1.3 Q. How many private signings did you do that Atlanta on January 20th and arrive at O'Hare Clarity didn't know about at all? 14 14 Airport in Chicago, Illinois, and then on 15 A. Enough. 15 January 21st 2019, which is the day of the signing, 16 Q. I mean, was it one or more than one? 16 Mr. France had a reservation to depart O'Hare 17 A. It was enough. 17 International Airport in Chicago, Illinois and 18 Q. I understand you're saying it was enough, 18 return to Atlanta. Do you see that? 19 A. Yes. 19 but can you give me a number? 20 A. It was as many as I wanted to do. 20 Q. Now, you were going to be in Chicago on 2.1 Q. So how many was that, Mr. Golladay? 2.1 January 21, 2019 to do this memorabilia signing, 22 A. Enough to satisfy me. 22 23 Q. I mean, was it one, two, three? How many? 23 A. I don't remember the date. Was that the 24 24 date? A. As many as I wanted to do. 2.5 25 Q. Yes, it was. Q. Can you tell me the state in the United Page 111 Page 113 1 States of America where any of these private 1 A. Okay. 2 2 signings took place? Q. Did you know that Mr. France had made a 3 A. I can't. I don't remember. 3 flight reservation to travel from Atlanta to 4 4 Q. Did you ever talk with Mr. France after Chicago on January 20th 2019 and return on 5 the January 21st 2019, signing took place about 5 January 21st 2019? 6 6 A. No. whether you had done other signings on your own? 7 MR. CLEMENTS: Objection. It's been asked 7 Q. And then these records say that Mr. France 8 flew from Atlanta to Chicago on January 23rd 2019, 8 and answered. 9 9 A. Me and Todd never talked about marketing and returned from Chicago to Atlanta on 10 10 and still don't to this day. January 23rd 2019; do you see that? 11 Q. So you never told Mr. France that you had 11 A. Yes. 12 12 done memorabilia signings on your own in the past? MR. CLEMENTS: Objection, authentication 13 13 A. Right. and foundation. 14 MR. CLEMENTS: Objection, it's been asked 14 Q. Did you meet in person with Mr. France in 1.5 and answered. You are badgering. You keep asking 15 Chicago on January 23, 2019? 16 the same question over and over. 16 A. No. 17 17 Q. Did you meet in person with Mr. France at You can answer again. 18 A. Me and Todd never talked about marketing 18 any time in January of 2019? 19 and still don't to this day. 19 A. I don't remember. 20 Q. Let's pull up Mr. France's flight records, 20 Q. How did you sign an SRA with Mr. France? 21 21 January 17, 2019. These are flight records from A. I don't remember. 22 Mr. France. 22 Q. What was the process? Did you sign it 23 MR. CLEMENTS: Objection, foundation. 23 with him in person or not? 24 Q. They are flight records relating to 24 A. Yeah, I told you I don't remember. 25 Mr. France that we obtained from Delta Airlines. 25 Q. Do you remember if Mr. France sent you the

Page 114 Page 116 SRA by email or sent you a copy for your records by I wouldn't have got the contract if I didn't sign 1 1 2 2 for Todd France. Jason would have never been able 3 A. I don't remember. 3 to give me that contract. That's why I switched. 4 4 Q. Do you have a copy of the SRA that you MR. CLEMENTS: Why don't we let's take a three-minute break? I don't think there's a 5 signed with Mr. France in January of 2019? 5 6 question pending. 6 A. I don't know. 7 7 Q. Do you think that you should have a copy MR. COMERFORD: Sure. I'll sit right here 8 8 of it? and be ready to continue. 9 9 MR. CLEMENTS: Objection. Not likely to MR. CLEMENTS: I mean, we really want to 10 get this done tonight. We're going to do the best 10 lead to discovery of admissible evidence, argumentative, harassing the witness, but you can 11 that we can. Let's take a quick three-minute 11 answer. 12 12 break 13 13 A. I don't know if I have a copy or not. If THE VIDEOGRAPHER: Off the record, 14 14 I don't have a copy, I'm able to get a copy if I 4:50 p.m. 15 15 need it. (Recess taken.) 16 We've got a couple more minutes. I still 16 THE VIDEOGRAPHER: Back on the record, 17 17 have stuff I've got to get to. 5:02 p.m. 18 Q. Yeah, I'm trying to get through all this 18 BY MR. COMERFORD: 19 19 Q. Mr. Golladay, on the day of the signing, stuff as fast as I can. 20 MR. CLEMENTS: I think experienced 20 do you remember where you were when you woke up 21 21 attorneys can estimate out of courtesy to a that morning? 22 third-party witness how much longer they have. 22 A. Chicago. Where else would I be? The day How much longer do you have? An hour, two hours, 23 of the signing? 2.3 Q. Yes. 24 2.4 three hours? You're asking your questions and there aren't that many objections at all. He's 25 A. I guess Chicago, right? Page 115 Page 117 1 trying to answer. 1 Q. Okay. Where were you staying that trip to MR. COMERFORD: Let's just keep going and 2 2 Chicago? 3 I'll try to get through everything as soon as I 3 A. My mom's house. By that time I didn't 4 4 have my own spot, so I was staying with my mom. 5 MR. CLEMENTS: Out of courtesy you won't 5 Q. And there's been some discussion that you 6 6 tell us? might have had to fly into Chicago on the day of 7 MR. COMERFORD: I can't estimate. I'm not 7 the signing, and you're telling me that's not how 8 8 able to estimate. you recall it, correct? 9 9 THE WITNESS: I mean, like another hour or A. I said I don't remember. 10 10 Q. Do you remember being late to the signing? two? 11 MR. CLEMENTS: He told you he's not going 11 A. I don't. 12 to tell you. He's going to keep us all in suspense 12 Q. Who was there at the signing when you got 13 13 and keep asking you questions. there? 14 THE WITNESS: I'm not going to be staying 14 A. Who was there? 1.5 here -- like I say, I've still got stuff -- things 15 Q. Yes. I'm talking about the January 21, 16 for my body and everything. 16 2019 signing that was set up through CAA Sports and 17 17 MR. COMERFORD: I understand. Boone Enterprises. So who was physically there at 18 18 THE WITNESS: I'm trying to work with you, the signing when you arrived? 19 John. How many more questions? How long do you 19 A. Me and my ex-girl went to the signing and 20 20 that was it. People who was close to the private 21 MR. COMERFORD: I'm getting through it. I 21 signing were there. 22 need to talk about your new contract and stuff like 22 Q. And who were those people? 23 23 A. I wouldn't be able to point those guys out 24 MR. CLEMENTS: Okay. 24 right now. I was there to sign and to leave. 25 THE WITNESS: New contract, \$72 million. 25 Q. Do you remember their -- did they identify

Page 118 Page 120 1 themselves with their names? 1 marketing event. 2 A. If they did, I don't remember their names. 2 Q. Did you know that he was going to have to 3 3 Q. How many people were there other than you testify in this arbitration that we've looked at 4 and your ex-girlfriend? 4 the transcript for? 5 A. I have no clue. I don't remember. 5 A. No. Q. Was it more than five? 6 Q. You didn't know that he was going to be 6 7 7 put under oath and testify about these events? A. I don't remember how many people. 8 8 Q. It could have been more than five? A. Yeah, I said no. 9 9 A. I don't remember how many people. Q. Did anyone talk to you about whether you 10 10 would have to testify in the arbitration that took Q. What was the place where this took place? Was it a hotel room? 11 place in late 2019? 11 12 A. I'm on the call now, so of course I have 12 A. I don't remember. 13 13 Q. It could have been a hotel, it could have to get called by someone. 14 been a warehouse, you just can't recall, correct? 14 Q. So there was an arbitration between A. I don't remember where it was at. 15 Mr. Bernstein and Mr. France that took place in, I 15 16 Q. How many items did you sign? 16 think, November and December of 2019. Were you 17 aware of that? 17 A. Who knows? I don't know. 18 Q. How much money did you make from the 18 A. No. 19 19 signing? Q. Were you aware that Mr. Bernstein was 20 20 asking you to testify in that arbitration? A. I don't remember. 21 Q. Did anyone give you a check while you were 21 A. No. 2.2 there at the signing? 22 Q. Were you aware that Mr. France called 23 23 Mr. Saffold to testify at that arbitration and said A. I don't remember. 24 24 (Thereupon, Plaintiff's Exhibits 17 and 18 were that he was going to speak on your behalf? 25 marked for purposes of identification.) 25 A. No. Page 119 Page 121 MR. CLEMENTS: Objection. Who knows if 1 Q. Let's pull up a copy of the check and show 1 2 it to Mr. Golladay. It's dated January 18, 2019. 2 Mr. France actually said that. 3 It's made out to you. It's from MVP Authentics, 3 Q. Were you aware at all that Mr. Saffold was 4 4 LLC. Did you ever receive this? testifying on your behalf at the arbitration? 5 A. I must have received the check. 5 A. No. 6 Q. It's in the amount of \$7,750. Did you 6 MR. CLEMENTS: I'll object to that. I'm not sure if it's a legal conclusion on your behalf. 7 7 receive those funds? 8 8 A. If I did the signing, I received the funds Mr. Saffold was placed under oath and testified as 9 9 for sure. to his knowledge. I don't know if he was 10 Q. Do you remember anyone handing you this 10 testifying -- if a witness can actually testify 11 on -- it's sort of a foundation objection. 11 check? 12 12 A. I don't. Q. So what you're telling me, Mr. Golladay, 13 is you weren't even aware that Mr. Saffold was 13 Q. You see there's a place to endorse the 14 check on the back page. Is that your handwriting 14 testifying at the 2019 arbitration, correct? 15 there? 15 A. Correct. A. If it's my name, then I signed the back of 16 Q. Other than this memorabilia signing that 16 17 17 took place on January 21, 2019, did CAA Sports the check. No one signed it for me. Q. Did you tell Mr. Saffold that CAA Sports 18 coordinate anything else with you before you signed 18 19 had arranged the signing for you? 19 with Todd France, like any kind of other 20 A. No. 20 memorabilia signings or events or anything? 21 Q. Why didn't you tell him that? A. No. 21 22 A. Is it his business? 22 Q. Were you provided any shoes by anyone at 23 Q. You've described him, I think, as a 23 CAA Sports before you signed with Todd France? 24 mentor, someone you talked with. 24 A. No. They didn't give me anything. 25 A. Okay. I don't have to tell him about a 25 Q. Do you remember talking with Mr. Bernstein

Page 122 Page 124 on the day of the signing? from you to Mr. Bernstein. It looks like you sent 1 2 A. No. 2 this from KennyGolladay@Yahoo.com; do you see that? 3 Q. A discussion about the logistics of your 3 A. Okay. 4 surgery rehab? 4 Q. And it says, "Jason, per our conversation 5 A. I don't remember talking to him. 5 and for formality, please let this email be written Q. Do you remember that you called 6 confirmation as to the termination of our 6 7 7 Mr. Bernstein on the day after the January 21, 2019 agent/player SRA. Please reply if you are willing 8 8 memorabilia signing to tell him you were to waive the five-day period." What's the five-day 9 9 terminating him? period you're talking about there? 10 A. I don't remember. I don't remember the 10 A. If you allow that to be waived, then I 11 date. 11 don't have to wait the five days and I'll be able 12 12 Q. Do you remember where you were when you to hire a new agent. 13 13 called Mr. Bernstein? Q. Did you write this email or did you have 14 help with it? 14 MR. CLEMENTS: He asked and answered this 15 already. Even I know it was at his mom's house in 15 A. I wrote it. 16 Chicago. Are we covering the same ground? 16 Q. Did anyone review it? 17 Q. So you do remember you were at your mom's 17 A. No. 18 house when you called Mr. Bernstein, right? 18 Q. Did Mr. France or your mom or Mr. Saffold 19 19 A. Right. or anybody review it? 20 Q. And this is kind of a big deal because 20 A. No. Q. What did you mean by that phrase, for 2.1 Mr. Bernstein had been your agent for a couple 2.1 22 years and was your agent since you were entering 22 formality? What does that mean? 23 23 A. I wanted to make sure the email the draft, right? 24 24 MR. CLEMENTS: Objection, argumentative, was proper. Since I did have a conversation with 25 25 him on the phone, which I didn't have to, the hypothetical. Page 123 Page 125 1 A. Okay. 1 proper way to do it is to send an email. I didn't 2 2 have to even give him a phone call, but I respect Q. Would you agree with me? 3 MR. CLEMENTS: Objection. 3 from the relationship -- there was nothing wrong 4 with the relationship, to be honest, but to do 4 Q. Did you feel bad about terminating 5 5 what's best for me and my family, I had to move on Mr. Bernstein at all? 6 6 A. I had to do what was best for me and my from Jason, so I gave him a phone call, but to do 7 7 it the formal way, I put it in email, which I had family and that's what I did. 8 8 to do. Q. Did you feel bad about it, though? 9 9 MR. CLEMENTS: Objection. Not reasonably Q. Did you have any conversations with Todd 10 10 calculated to lead to the discovery of admissible France about what you should say to Mr. Bernstein 11 evidence. 11 in the email? 12 12 You can answer. MR. CLEMENTS: Objection. It's been asked 13 A. I didn't feel bad about it because I have 13 and answered. 14 to do what's best for me and my family. 14 A. I said that already. No, I didn't talk to 15 MR. CLEMENTS: Also asked and answered. 15 anybody about it. I knew what I had to do and 16 16 that's what I did. Q. You wrote an email to Mr. Bernstein --17 17 let's pull that up. It's dated January 24, 2019. Q. All right. Let's pull up some text 18 18 This will be Exhibit 18. messages between your mom, Stacy Wright Whitaker, 19 MR. HERBER: John, the check is Exhibit 19 and Mr. Bernstein. These are going to be dated --20 18. This will be Exhibit 19. 2.0 the following is dated 2019-01-02. I think these 21 21 MR. COMERFORD: Thank you. Sorry about have already been used as -- these are already an 22 exhibit, Exhibit 9. And I want to go page 6, and 22 23 23 (Thereupon, Plaintiff's Exhibit 19 was marked for these are some texts between Mr. Bernstein and your 24 purposes of identification.) 24 mother, Stacy Wright Whitaker, and you can see on 25 Q. Exhibit 19 is the January 24, 2019 email 2.5 January 23, 2019, Mr. Bernstein writes and says,

Page 126 Page 128 "Hey Stacy, let me know if you have a minute to 1 Mr. Bernstein. 2 talk today and I will give you a call. Thanks." 2 MR. COMERFORD: Sure. 3 And she says, "Yes, I can call you when I 3 Q. So, Mr. Golladay, as you sit here, can you 4 4 get in." remember who you were staying with when you went to 5 He says, "Okay, sounds good." 5 Chicago for the signing on January 21st 2019? 6 And then on January 24th, your mother 6 A. I don't remember. I was staying with my 7 7 writes, "Hi, I'm blind-sided as well." mom or staying with my dad or I could have got a 8 8 Did you have an understanding that your hotel. It doesn't matter who I was staying with. 9 9 mom was blind-sided by your decision to switch from I'm from Chicago. All my family is from Chicago. 10 10 Q. Let's go down a little bit and Mr. Mr Bernstein to Mr France? 11 MR. CLEMENTS: Objection to these emails 11 Bernstein writes, "Hey, Stacy. Yeah, obviously 12 as hearsay and any of the contents, but you can 12 disappointed and feels like it came out of nowhere, 13 13 especially after I was there with him for his A. I mean, to be honest, like I said, I had 14 surgery. You did nothing wrong. I will give you a 14 15 already told friends at the beginning of December, 15 call later or tomorrow if you're around." 16 and then he went on to see my mom. She was very 16 And then she responds with kind of a sad 17 pleased with the meeting they had and the 17 emoji face there. Let's go down a little more. 18 conversation they had, but at the end of the day it 18 And then on January 26th Mr. Bernstein 19 19 was still my choice. It could have easily been no, writes to your mom, Stacy Wright Whitaker, and she 20 me being my own man, the type of person I am, I've 20 responds and says, "I read it. I don't understand 2.1 still got to make the decision I want to make, and, 21 what's going on. This isn't the same Kenny you 22 yeah, I would still make the decision. If she was 22 first met and that I thought I knew." 23 blind-sided, that's how she felt, okay? 23 Do you see all that? 24 24 Q. Let's go down a little bit in these texts. A. Yeah. 25 2.5 She says, "We haven't talked extensively since Q. Were you having any conversations with Page 127 Page 129 1 before the surgery and the rift with the girlfriend 1 your mom at this point about switching from 2 SMH," which that means shaking my head. "I feel so 2 Mr. Bernstein to Mr. France? 3 bad because this isn't the Kenny we know. He isn't 3 A. At the end of the day, I'm my own man, I 4 4 staying with me while in Chicago, first ever." Do have to make decisions, and I made a great 5 you see where I read that? 5 decision. So, I mean, that's the conversation 6 6 A. Yep. between those two, which is totally fine, but it 7 Q. Does this refresh your memory that you 7 doesn't matter to me. I made one of the biggest were not staying with your mom during this trip in 8 decisions of my life as of now. 8 9 9 January 2019 to Chicago? MR. CLEMENTS: Late objection. I didn't 10 A. At the end of the day if I stay with her 10 want to step on his answer, but it's hearsay. 11 or my dad, it doesn't matter. I mean, all my 11 Q. So we know that Mr. Silver had a role in 12 12 family is from Chicago. It wasn't like I was out setting up this memorabilia signing on January 21, 13 13 on the street. 2019, correct? 14 Q. Sure. I'm just wondering, you told me 14 MR. CLEMENTS: Objection, argumentative, 1.5 earlier that you were staying with your mom when 15 speculative. 16 16 Q. Do you know that to be true, Mr. Golladay? you did the signing and when you sent the 17 17 A. He told me about it. I'm not sure who set termination email to Mr. Bernstein and when you 18 18 it up. He told me about it and I went to it. called Mr. Bernstein on January 22, 2019. In this 19 text she's saying that you're not staying with her. 19 Q. And Mr. -- all the information you got 20 I'm just asking, does that refresh your memory --20 about this signing, did it come from Mr. Silver or 21 21 MR. CLEMENTS: Objection. did it come from Mr. Silver and anybody else? 22 Q. -- that maybe you remember staying 22 23 23 somewhere else? Q. So let's go up to today, has anybody else 24 MR. CLEMENTS: I think he said -- these 24 at CAA done any marketing work for you other than 25 are texts between Mr. Golladay's mother and 25 Mr. Silver?

Page 130 Page 132 A. I'm no longer even with CAA. you and Mr. France left CAA that you attended? 1 1 2 Q. So let's go from January 2019 until the 2 A. Yeah, I can't remember. 3 time that you severed your relationship with CAA, 3 Q. There was a commercial that you did for 4 did anybody else --4 Pepsi. Do you remember that? 5 A. Well, the thing is I was with Todd France, 5 A. Yeah. he was with CAA and he switched over to Athletes 6 6 Q. And it was like an ad campaign called 7 First, and all my trust is with Todd, so I went --7 Happy Golladays? 8 8 now I'm with Athletes First, if that makes sense to A. Right. 9 9 Q. Did you make money from that? 10 Q. Yes, it does. I want to focus on CAA for 10 A. Yeah. 11 Q. And did CAA have a role in setting that up 11 the next few questions. for you with Pepsi? 12 Who did you work with at CAA on marketing 12 opportunities? 13 13 A. Yes. A. I don't remember. If it came to my 14 14 Q. Who did you work with at CAA on the Happy Golladays campaign with Pepsi? 15 attention, then if I wanted to do it, then I'll do 15 16 16 A. I don't remember. 17 Q. Was Mr. France involved in those 17 Q. What are the names of the people at CAA 18 that you worked with on marketing opportunities? 18 discussions with you and Pepsi? 19 MR. CLEMENTS: Objection, asked and 19 A. I don't remember. 20 20 Q. What sort of marketing events did CAA set answered. 21 up for you while you were under a contract with 21 A. I haven't worked with Todd with marketing. 2.2 CAA? 22 Still to this day I don't. A. Different ones. 23 Q. How much money did you get from Pepsi for 23 24 2.4 Q. So please tell me what you remember. that campaign? 25 A. I can't remember the ones they sent up. 25 A. I don't remember. Page 131 Page 133 1 Q. Can you name any marketing opportunities 1 Q. Was it more than 100,000 or less? 2 or endorsement opportunities at all that CAA did 2 A. I'm not guessing. 3 for you? 3 Q. Can you tell me if it was more or less A. I can't remember. I'm sorry. 4 4 than 100,000? 5 Q. Did you make any money from marketing or 5 A. I'm not guessing. I don't remember. 6 endorsement opportunities that CAA brought to you? 6 Q. Do you have -- did you receive a paper A. If I did marketing, yes, I made money. 7 7 check or a direct deposit? 8 8 Q. How much money did you make marketing or A. I don't remember. 9 endorsement deals that CAA brought to you? 9 Q. You know that you received money from 10 10 A. I'm not about to guess. I don't know. Pepsi, though, right? 11 Q. Was it more than 100,000? 11 A. I wouldn't do it for free. Q. Right. So we agree on that. I'm just 12 A. I'm not about to guess. 12 13 trying to nail down some basics here because it's 13 Q. Can you give me your best estimate? 14 A. I don't want to. 14 difficult for you to remember these details, I 1.5 Q. How many autograph signings have you done 15 guess. 16 since the January 21, 2019 signing until you and 16 Was the Happy Golladays Pepsi campaign, 17 17 Todd France left CAA? was that run through the NFL PA or was that just 18 through CAA? 18 A. Quite a bit. 19 Q. So can you do your best to estimate how 19 A. I don't remember. 20 many? 20 Q. Do you remember shooting the commercial? 21 21 A. No. A. Yeah. It was great. 22 Q. Where did those signings take place? 22 Q. Was there anybody else from CAA Sports to 23 A. I don't remember. 23 hang out with you there while you were shooting the 24 Q. Can you remember any signings that took 24 commercial? 25 place from January 21, 2019 through the time that 25 A. I don't remember.

Page 134 Page 136 Q. Did you have an assistant or anybody with a contract with CAA? 2 you for that Happy Golladays commercial shoot? 2 A. If I can recall, I would have told you. 3 A. I don't remember. 3 Q. Right. So that's what I'm asking. Can 4 Q. Has CAA negotiated any shoe deals for you? 4 you recall any others? A. I have a Nike deal. 5 A. No. Q. And did CAA negotiate that deal? Q. Let's talk about your contract offers from 6 7 A. Yes. the Lions. Did the Lions make any offers to you? Q. How much money have you made from the Nike 8 8 A. Yes. 9 deal that CAA negotiated for you? 9 Q. What were the terms of the deal offered by 10 A. I don't remember. 1.0 the Lions? 11 Q. Was it more than 100,000 or less than 11 A. Say what? \$100,000? 12 12 MR. CLEMENTS: I'm not so sure. I got to 13 A. I'm not guessing. 13 request to mark this part of the transcript Q. Okay. How about any other apparel 14 14 confidential if we're going to be talking about --15 companies, either shoes or clothing? 15 Q. How much money did the Detroit Lions offer 16 A. I don't remember. 16 you to sign a new contract with them? 17 Q. Like besides Nike, can you remember any 17 MR. CLEMENTS: We're confidential, 18 others? 18 correct? 19 19 MR. COMERFORD: Yes. A. I can't. 20 Q. Do you know what the terms of the 20 MR. CLEMENTS: Can you hold on just one 2.1 marketing and endorsement contract that you had 21 second? 2.2 with CAA Sports were in terms of how CAA would get 22 MR. COMERFORD: Sure. 23 23 MR. CLEMENTS: I'm just trying to think 24 A. I don't remember the exact. I'm not going 24 about this. Yeah, as long as it's confidential, to guess on it. I don't have it right in front of 25 we'll go question by question. I'm not sure --Page 135 Page 137 1 1 yeah, I'm not sure there's an issue with the 2 2 Q. Was it commission based or did you have to relevant time period with the judge. I'm not sure 3 pay them a flat fee or how did it work? 3 how relevant offers are as opposed to you actually 4 4 A. I don't remember the exact. I don't have have a contract, but in the interest of getting 5 it in front of me. I don't want to guess. 5 through this, let's just go through it question by 6 6 Q. So tell me what you remember generally question. Just try your best to answer, and I 7 7 about it. think all the financial stuff we'll probably have 8 8 A. I don't remember anything about it. to mark confidential, even though some of this 9 9 Q. Have you told me everything you can stuff might be public. I don't know if these NFL 10 10 remember about marketing and endorsement work that guys, if they know the terms of the contract, so 11 CAA Sports did for you during the time you were 11 anything we say now is confidential marked 12 12 under contract with CAA Sports? attorneys' eyes only. 13 13 MR. CLEMENTS: Objection. I believe it's MR. HERBER: I'm also going to join in the 14 an improper question, everything. As you sit here 14 objection here to the extent this is outside of the 1.5 today --15 relevant allowable time period for discovery. 16 A. I explained everything and then I said I 16 Q. Go ahead, Mr. Golladay. 17 17 didn't remember. A. What was the question? 18 18 Q. We've talked about the fact that you got Q. What do you remember about the contract 19 money from Pepsi and from Nike and from some 19 offers that you received from the Lions for a new 2.0 memorabilia dealers for signing things, and that 20 2.1 all happened while you were under a contract with 21 A. I don't even remember them. The one I got 2.2 CAA for marketing and endorsement work, right? 22 from the Giants is so crazy and so life-changing, I 2.3 A. So what are you asking me? 23 don't even remember. 24 Q. Is there any other companies that you can 24 Q. Was the offer that you received from the 2.5 recall that you got money from while you were under 25 Lions, was it for four years or three years or

Page 138 Page 140 1 Q. And there's 40 million guaranteed, is that five years? 2 A. I don't remember. I know I signed with 2 what you told me? 3 the Giants for four years, 72 million. Todd France 3 A. Yeah, around there, I think. 4 helped me get that. 4 Q. And so what does it mean if there's 5 Q. How many offers did the Lions make to you 5 guaranteed money? Does that mean if you don't take 6 6 another snap in a regular season NFL game you still for a new contract? 7 7 A. I don't remember. get that? 8 8 MR. CLEMENTS: Objection. I think it's a Q. Was it more than one? 9 9 A. Yeah, I don't remember. legal conclusion, but to the extent you have an 10 understanding as a player, obviously. 10 Q. Do you remember what the average per year was on the contracts from the Lions? 11 A. You pretty much know what guarantee means, 11 12 right? 12 A. I don't. The Giants one is 18 per year. 13 13 Q. Do you remember anything about the Q. Yeah, I'm just asking is your 14 understanding of it the same as my understanding of 14 guaranteed amount in the contracts that were 15 15 it? Can we agree that you're going to get 40 offered to you by the Lions? 16 A. I don't. I've got 40 guaranteed from the 16 million from the Giants even if you never take 17 Giants. 17 another snap in the NFL? 18 MR. CLEMENTS: Is that 40? 18 MR. CLEMENTS: Objection. I think that's 19 a legal conclusion. It might be a little more 19 Q. Did you get any contract offers from any 20 other teams besides the Lions and the Giants? 20 complex. A. Right. 21 A. I don't remember. 2.1 22 Q. Do you remember if the Lions' best offer 22 Yes, I mean, he said it already. to you for a new contract was for more than 18 23 Q. So what I said is correct? 23 24 A. What did you say? 2.4 million per year or less than 18 million average 25 25 MR. CLEMENTS: Who is "he"? per year? Page 139 Page 141 1 1 A. I don't remember what the Lions offered me Q. Is it your understanding that you are 2 at all. 2 guaranteed to get \$40 million from the Giants under 3 Q. So it could have been more than the 3 your new contract even if you never take another 4 4 Giants, you just don't remember? snap in the NFL, fair? 5 MR. CLEMENTS: Objection, speculation, 5 A. Well, I plan on playing football until the 6 6 wheels fall off, and to be honest, I plan on asked and answered. 7 7 A. Yeah, I don't remember. I just know that continuing taking snaps. I'm not really worried 8 8 I signed with the Giants. about not taking another snap again. I don't even 9 9 Q. So if the Lions offered you more money want to put that in the atmosphere. Sorry. 10 10 than the Giants offered you, you're telling me you Q. It is your intent to play out your 11 just don't remember if they did or not? 11 four-year contract with the Giants and then get 12 12 MR. CLEMENTS: Did they? If you have any another contract after that for more money, right? 13 13 information that they did, you can refresh his A. If my body allows, yes. 14 recollection. 14 Q. Are you aware of anything that's going to 15 15 stop you from being able to get another contract Q. I'm honestly dying to know, Mr. Golladay. 16 A. I signed a four-year \$72,000,000 contract 16 after your current four-year deal with the Giants 17 17 with the Giants. That's all I can think about. I is over? 18 18 MR. CLEMENTS: Objection, speculation. don't remember what the Lions did. 19 Q. Well, why did you not agree to the deals 19 We're talking about four years in the future? To 20 that were offered to you by the Lions? 20 the extent you can answer. 21 21 A. What are you talking about? A. I felt like I deserved more, better. 22 22 Q. That's your goal, to not only do this deal Q. So let's talk about your contract with the 23 Giants. You told me already the average is 18 23 for four years, \$72 million, but then play through 24 million per year? 24 that deal and then get another deal after that for 25 A. Yes. 25 more years and more dollars, right?

Page 142 Page 144 A. I'll probably be 30-something. If I still Q. Have you talked with Jake Silver about it? 1 2 have the desire to play, then, yes. 2 A. No. 3 Q. And right now, as you sit here today, 3 Q. Like Howard Skull, Bob Philp, anybody like 4 that's your plan to continue playing past this 4 that? 5 four-year contract, if you can, right? 5 A. I haven't talked to anyone about it. 6 A. I'm 27, I'm still young, yes, but that's Q. Have you ever talked -- without telling me 6 7 7 three years from now, four years from now, you know what was discussed, have you ever spoken with a 8 8 what I mean, so who knows? lawyer who works for CAA about these allegations? 9 Q. It's your intent to continue to try to 9 A. No. 10 10 make money off the field through marketing and Q. Other than Mr. laconelli and Mr. Clements, 11 endorsement deals, however they are presented to 11 have you talked to any other lawyers about 12 12 you, right? Mr. Bernstein or Clarity Sports? 13 13 A. Right. Q. If you can do another deal with Nike or 14 14 Q. Have you referred any football players to 15 15 Todd France? another shoe company, then you're going to do that 16 deal if you feel like it's right, right? 16 A. No. 17 A. Why not? 17 Q. Have you ever talked to Todd France about 18 Q. Have you talked with Todd France about the 18 getting any discount on the agent fee that he 19 allegations that Mr. Bernstein and Clarity Sports 19 collects for any reason? 20 are making in this case? 20 A. No. A. The only thing they pretty much told me is 21 2.1 Q. At some point in time we were provided 2.2 to tell the truth, which I'm doing. 22 with a sworn declaration, a written declaration 23 Q. Have you talked -- how often do you talk 23 that you signed. Are you aware of that? 24 with Mr. France about this case? 24 A. No. A. Not much. It's simply, tell the truth, 25 Q. Do you have any recollection of signing a Page 143 Page 145 1 you've got to go through it, but just tell the 1 written declaration, making statements under oath 2 truth. It will be over with, period. 2 about Mr. Bernstein and his allegations? 3 Q. Did Mr. France tell you anything about why 3 A. Yeah, I don't remember. he was moving from CAA Sports to Athletes First? 4 4 Q. Do you remember anyone that you spoke with 5 A. I don't remember. 5 about a written declaration that you would submit 6 under oath about Mr. Bernstein and the allegations 6 Q. Are you telling me you don't remember 7 whether he told you anything or not, or you just 7 in this case? can't remember what he told you? 8 A. Yeah, I don't remember. 8 9 9 A. To be honest, my trust is with him and I Q. So I'm not -- I'm not going to ask you was going to go where he went. It didn't really 10 whether you wrote the declaration yourself, because 10 11 11 you're telling me you just don't remember if you matter to me. 12 MR. CLEMENTS: For hygiene on the 12 did one or not, right? 13 13 transcript, are we done with the money questions? A. Say it again. 14 I don't think any of this is confidential if you 14 Q. Do you have any memory of signing a 1.5 15 written -want to make it simpler. 16 MR. COMERFORD: Yeah, if I come back to 16 A. Say again. 17 17 Q. Do you have any recollection of signing a the money --MR. CLEMENTS: I don't want to designate 18 sworn statement where you made statements in 18 19 it because it's annoying for all the lawyers, so 19 writing under oath --20 it's not confidential now. 20 A. Yes. 21 21 Q. -- concerning Mr. Bernstein and Clarity Q. Other than Mr. France, have you talked to 22 any other CAA employees or former CAA employees 22 Sports. A. Yes. 23 about the allegations that Mr. Bernstein and 23 24 Clarity Sports are making? 24 Q. Who did you talk with about that written 25 A. No. 25 sworn statement?

Page 146 Page 148 A. Well, I talked to Todd and told him I want A. I answered that already. 2 to tell my truth, and he sent it over to me and I 2 Q. And the answer to that, to what I said is 3 looked at it and signed it. Everything was 3 correct, right, he didn't do any of those things? 4 4 A. I answered it already. 5 Q. Did you make any edits to it? 5 MR. CLEMENTS: It's over and over. What's 6 6 the point of this. They're all asked and answered. 7 Q. Other than Mr. France, did you talk to It's in the record. 8 anybody else about the written sworn declaration 8 MR. COMERFORD: I think I'm pretty close 9 that you signed? 9 to done. Let me take a couple minutes and look at 10 A. Not that I can recall. my notes and then we'll get back on the record and 10 11 Q. When you -- let's go back to your 11 I'll either be done or have a little bit of 12 discussions with Todd France from September of 2018 12 cleanup. to January 2019 until the moment you signed with 13 13 THE VIDEOGRAPHER: We're going off the 14 14 record at 5:41 p.m. 1.5 A. Say it again. 15 (Recess taken.) 16 Q. I want to ask you about the time frame 16 THE VIDEOGRAPHER: Back on the record, 17 from when you met Todd France on September 24th 17 5:56 p.m. 18 2018, until you signed an SRA with him on or about 18 BY MR. COMERFORD: 19 January 24th or 25, 2019, okay. In that time 19 Q. Mr. Golladay, do you know who DeAndre 20 period, you told me that Mr. France never provided 20 Hopkins is? A. Yes. 2.1 you with any references, right? 21 22 A. Okay. 22 Q. He's a wide receiver in the NFL, plays for 23 Q. Is that still your testimony? Yes? 23 the Cardinals, right? 24 A. Of what? What are you talking about? A. Yes. 24 Q. You told me earlier that Mr. France didn't 25 Q. Did you know that DeAndre Hopkins was Page 147 Page 149 represented by Todd France in the past? 1 provide you with any references, right? 1 2 2 A. Okay. A. Okay. 3 Q. And that's still your recollection as you 3 Q. Were you aware of that? 4 4 sit here right now, right? A. Yes. 5 A. Right. 5 Q. Do you know that Mr. Hopkins is no longer 6 Q. And I asked you if Mr. France had 6 represented by Todd France? 7 7 A. No. It don't really matter, but okay. described any contracts that he had done for other 8 Q. Are you aware of that? 8 players and you told me that he did not, right? 9 A. Right. 9 A. Huh-uh. I don't know. I don't care 1.0 10 MR. CLEMENTS: All these questions were 11 11 Q. Have you ever spoken with DeAndre Hopkins asked and answered. 12 about Todd France? 12 Q. And did you talk with Mr. France about the A. No. 13 13 success he had had as an agent in that time period? 1 4 MR. CLEMENTS: Again, asked and answered. 14 Q. Have you ever spoken with DeAndre Hopkins 1.5 15 about contracts with NFL teams? A. I don't remember exactly what we talked about. Like I said, we talked a little bit of 16 A. No. 16 17 17 Q. Are -ball, talked about life, feeling each other out. I 18 A. I don't know him personally. 18 don't remember exactly. It was two, three years 19 ago. 19 Q. Okay. 20 Q. And we know that he didn't talk about 20 Are you aware of the contract that 21 21 Mr. Hopkins negotiated with the Arizona Cardinals references and he never gave you references, and he 22 didn't talk about other contracts he had done for 22 in 2020? 23 23 other players, correct? A. Yeah. Q. Would you describe that contract as better 24 MR. CLEMENTS: Objection, asked and 24 25 25 than your contract with the Giants or the same or answered.

Page 150 Page 152 1 I need to get an answer on this, do you agree with 1 not as good? 2 A. I could care less. 2 me that you can't tell me any facts about Jason 3 Q. Yours is less? 3 Bernstein that caused you to feel that he was not 4 4 A. I said I could care less. capable of getting you the contract that you wanted 5 Q. Do you know that Mr. Hopkins negotiated a 5 with an NFL team? contract with the Cardinals for 27.5 million per 6 MR. CLEMENTS: Objection, this calls for a 6 7 7 year for two years? legal conclusion. Its not reasonably calculated to 8 A. Good for him. 8 lead to discovery of admissible evidence. As a 9 9 Q. Do you know whether Todd France negotiated matter of fact, it's prohibited under the NFL regs 10 10 governing the termination of the SRAs, but you can that contract? 11 A. I don't care who negotiated it. I'm happy 11 answer to the extent you can. to see everyone get paid. I could care less who 12 12 A. I answer to the best of my ability. 13 13 did it or how much he got. Q. So what's your answer? Can you give me 14 any facts or not? 14 Q. Before I told you this, were you aware 15 that DeAndre Hopkins negotiated a contract for an 15 A. I didn't feel like he would be able to 16 average per year of \$27.5 million with the 16 give me the contract that I deserved so I made a 17 Cardinals? 17 change and I'm happy with my change in picking Todd 18 A. Yes. I know he's the highest paid 18 France as my agent. 19 19 receiver. So what? Q. So what are the facts about Mr. Bernstein 20 Q. You told me earlier that you could tell in 20 that made you feel that way? A. It doesn't matter. I didn't feel that way 2.1 your gut that Jason Bernstein would not be able to 2.1 22 get you an \$18 million-per-year contract. Do you 22 and that's what I decided to stick with and I got 23 remember that? 23 what I wanted in the end. 24 24 A. Okay. Q. I'm trying to give you every opportunity 25 Q. What was it that caused you to feel that to give me some facts. Page 151 Page 153 1 way about Mr. Bernstein? 1 MR. CLEMENTS: Objection. You're 2 2 A. That was just a feeling I had and it badgering the witness because you're asking him 3 really doesn't matter because that's the feeling I 3 about something that is completely irrelevant, 4 4 felt, and I'm glad I made the decision I made. Mr. Comerford, under the NFL regulations. Are you 5 5 accusing him of violating the regulations? Q. Can you point to any facts about 6 6 Mr. Bernstein that made you feel that he was not MR. HERBER: I'm going to join in the 7 7 going to be capable of getting you the contract you objection as well. 8 wanted with an NFL team? 8 MR. CLEMENTS: It's an at-will contract, 9 9 MR. CLEMENTS: Hold on a second. and as you know, one of Mr. Kaplan's findings, 10 10 Objection. It's argumentative. I think it's which is, quite frankly, by collateral estoppel is badgering the witness. I mean, he testified that 11 a player or an agent can terminate the other one 11 12 12 he had a gut feeling, and I don't understand what for any reason or no reason at all. 13 13 any of this means. At some point it's going to be MR. COMERFORD: Mr. Clements --14 harassing. 14 MR. CLEMENTS: Mr. Comerford. 15 15 You can answer. MR. COMERFORD: -- one more outburst and 16 16 A. What was the question? I'm going to move for sanctions again for improper 17 17 Q. Can you tell me any facts about objection. 18 MR. CLEMENTS: It's not an outburst, 18 Mr. Bernstein that made you feel that he was not 19 capable of getting you the contract that you wanted 19 Mr. Comerford. That's a fact. 20 with an NFL team? 20 MR. COMERFORD: Please conduct yourself in 21 21 A. To be honest, it really doesn't matter. I accordance with Judge Schwab's order. 22 mean, it's not like I made the wrong choice. I 22 MR. CLEMENTS: I am. And you should also 23 still made a great choice and I got what I felt 23 conduct yourself in accordance with her order. 2.4 like I deserved. Okay. 24 You're asking the same question over and over 25 Q. Just to nail this down because I feel like 25 again. You're being argumentative and you're

Page 154 Page 156 badgering the witness. emails. I didn't have any text messages. I didn't 1 2 Q. Mr. Golladay, during the time period from 2 have anything. 3 September 2018 through January 2019, did Mr. France 3 Q. So what I understood you telling me 4 ever tell you that you should wait to sign with 4 earlier is you didn't look because you don't look 5 him? 5 at your email account, right? 6 A. He said wait until the end of the season. A. I checked my email and I didn't have 6 7 He was actually very patient and there was no rush anything from Jake Silver, didn't have any text 8 8 messages from Jake Silver. 9 Q. Did he tell you why you should wait until 9 Q. Did you check your -- so number 2 is each 10 10 the end of the season? and every communication between you and Todd 11 A. Focus on the season, I mean, no 11 12 12 distractions. Focus on the season, there was no Did you check your email account for 13 13 communications between you and Todd France? Q. Did he tell you anything else about why 14 A. I didn't have any. 14 15 15 you should wait? Q. But did you check? 16 A. No. 16 A. If I didn't have any then I checked. I 17 17 Q. I want to put one more document. This don't have any. 18 will be the last document. This one is going to be 18 Q. When did you check? 19 19 A. I don't remember. I don't have any. dated January 22, 2021. It will be the subpoena to 20 you, Mr. Golladay, and this is the subpoena that is 20 Q. So what I understood you told me earlier 2.1 bringing you here for this deposition. I want to 21 was that you didn't look at your email account. 2.2 go to page 7, please. There are some documents 22 Are you telling me something different now? 23 requested there. You told me that you read the A. I checked. I don't have any. I don't 23 24 subpoena, I think, right? 24 have any emails from Jake Silver texting me, and I A. What do you want me to look at? 25 don't have emails from Todd France. Page 157 Page 155 1 Q. Do you see near the bottom of the page it 1 Q. We looked at email you received on says "Documents requested"? 2 2 January 8, 2019 from Todd France's email account at 3 A. Okay. 3 CAA. Do you remember that? 4 4 Q. Let's mark this as another exhibit, if we A. I don't remember. 5 5 haven't already. Q. Do you know what happened to that email 6 6 A. What documents are you talking about? account on your -- let me start over. 7 7 MR. COMERFORD: I think this is going to Do you know what happened to the 8 8 be Exhibit 20. January 8, 2019 email that was sent from Todd 9 9 THE REPORTER: Yes. France's email account to your email account? 10 10 (Thereupon, Plaintiff's Exhibit 20 was marked for A. I don't. I don't remember seeing the purposes of identification.) 11 email. I don't know. 11 12 Q. So this subpoena was served on you, 12 Q. Did you delete it? 13 13 Mr. Golladay, and it asked for you to produce A. No. I don't remember seeing the email. I 14 documents. Do you understand that? 14 don't know if I got it. 15 15 Q. Is it still on your email account? A. Okay. Q. Number 1 is it asked for each and every 16 16 A. I don't know. 17 17 communication between you and Jake Silver. The Q. And the reason you don't know is because 18 documents are emails, text messages, direct 18 you didn't look, correct? 19 messages, anything in written format. And what I 19 MR. CLEMENTS: Objection, argumentative, 20 understand you told me earlier was that you didn't 20 asked and answered. 21 21 look at your email account to see if you had emails Q. Am I right? 22 with Jake Silver, correct? 22 A. I answered that question already. 23 A. No. 23 Q. And the answer is that you didn't look, 2.4 Q. Am I right about that? 24 right? 25 A. I didn't have anything. I didn't have any 25 MR. CLEMENTS: No. It's asked and

Page 158 Page 160 answered. Answer the question again. A. What is it? 2 A. I didn't have the email. 2 Q. Each and every document or communication 3 Q. Why don't you have that email anymore? 3 that concerns, relates to, or mentions the 4 A. I don't remember getting an email. I 4 negotiations and/or discussions for about or 5 don't know if I got the email. 5 concerning the January 21, 2019 appearance and 6 Q. But you have no memory of deleting it, 6 autograph signing by you in Lombard, Illinois that 7 7 right? is referenced in the complaint. A. I didn't delete an email. I don't 8 8 Same answer? 9 9 remember getting the email. I didn't see the A. Are you talking about emails? 10 10 emails. Q Yes 11 Q. Does anyone other than you have access to 11 A. I don't -- I don't remember getting any 12 12 your email accounts? emails. I don't remember. 13 13 A. No. Q. Do you have any texts about this? Q. Let's look at Number 3, each and every 14 A. No. I don't remember seeing any texts 14 15 15 about it or getting any texts. communication between you and any employee of CAA 16 Sports, LLC or anyone acting its behalf. So this 16 Q. Number 6, each and every communication 17 would include people like Bob Philp, Howard Skull 17 between you and Todd France that concerns, relates 18 and other marketing employees of CAA. Do you have 18 to or mentions the January 21, 2019 appearance and 19 any emails from those people? 19 autograph signing by you in Lombard, Illinois that is referenced in the complaint. 2.0 A. No. 20 21 2.1 Q. What happened to them? Same answer, you don't have any emails 2.2 A. I don't remember even seeing emails. I 22 like that anymore? 23 don't know if I've got the emails. 23 A. Yeah, me and Todd don't even talk about MR. CLEMENTS: Objection, foundation to 24 24 marketing. whether they're even --25 Q. Did you ever talk with Todd France about Page 159 Page 161 1 Q. Did anyone from CAA ever send you an email 1 the Nike deal? 2 with, for example, a contract from Nike that was 2 A. No. 3 going to pay you a lot of money? 3 Q. Number 7, each and every communication 4 4 A. I don't remember seeing an email. between you and Jake Silver that concerns, relates 5 Q. Did you delete any emails that you 5 to or mentions the January 21, 2019 appearance and 6 received from CAA? 6 autograph signing by you in Lombard, Illinois that 7 7 A. No. is referenced in the complaint. 8 8 Q. Do you know whether or not there are any Do you have any emails or communications 9 9 emails from CAA on your email account right now? between you and Jake Silver about the signing? 10 A. I don't have any emails. I don't send any 10 A. I don't have any emails. 11 emails. 11 Q. What about text messages? 12 Q. Number 4, each and every document or 12 A. I don't have any text messages. 13 13 communication that concerns, relates to you or Q. Let's go to Number 8. Each and every 14 mentions the July 21, 2019, appearance and 14 communication between you and any employee of CAA 15 autograph signing by you in Lombard, Illinois that 15 Sports, LLC or anyone acting on its behalf that 16 16 is referenced in the complaint. concerns, relates to or mentions the January 21, 17 2019 appearance and autograph signing by you in 17 Did you look for emails and texts about 18 18 Lombard, Illinois that is referenced in the that? 19 A. I don't have any emails. I don't remember 19 complaint. 20 getting any emails. 2.0 Do you have any emails or text messages 21 21 Q. Obviously you got the January 8, 2019 about that? 22 email from Todd France's email account? 22 A. I didn't get any emails; don't have any 23 23 A. I don't know whose email that was. I emails. 24 don't remember seeing an email. I don't know. 24 Q. Number 9, each and every communication 25 Q. Number 5, would your answer be the same? 2.5 between you and any person acting on behalf of Todd

Page 162 Page 164 flip through them as much as you want to. 1 1 A. Yeah, I guess. I don't know. Yes. I see 2 Do you have any emails or text messages? 2 3 A. I don't remember getting any emails. 3 my name, "Hey, Todd, what's up?" 4 Don't have any emails. 4 Q. And so these look like text messages that 5 Q. Do you remember exchanging text messages 5 you exchanged with Mr. France, correct? 6 6 with Todd France? A. Okay. Yes. 7 7 A. About what? MR. COMERFORD: And for the record, 8 8 Q. About, you know, your interest in maybe Mr. Martin, can you identify the Bates numbering, 9 signing with him or just kind of how's it going in 9 the Clarity Bates numbering for the record? that time period between when you started talking 10 MR. MARTIN: Yes. This is Clarity 2513 10 with him and when you signed with him? 11 11 through Clarity 2550. 12 12 A. If I told Todd that I was going to be with Q. Let's bring up another document, 2018 --13 him in December, I'm pretty sure we had some type 13 so that's marked Exhibit 21, those 38 pages. 14 14 of line of communication. (Thereupon, Plaintiff's Exhibit 21 was marked for 1.5 Q. So where are those texts? 15 purposes of identification.) 16 MR. CLEMENTS: Objection, foundation. 16 MR. COMERFORD: Exhibit 22 is going to be 17 17 A. Hello? 2018-10-05, Mr. Martin. 18 Q. Where are those text messages between you 18 (Thereupon, Plaintiff's Exhibit 22 was marked for 19 19 and Todd France? purposes of identification.) 20 MR. CLEMENTS: Objection, foundation. 20 Q. Is that a text message that you exchanged 21 21 A. I've never said we texted about it. It with Todd France? 22 could have been FaceTime, FaceTime audio. I stay 22 A. Okay. Yeah. in a high-rise building so I use FaceTime audio. 23 Q. Does that look like your text messages 23 2.4 Yeah, I never said anything about a text. 24 with Todd France from October 2018? 2.5 Q. Do you have any texts between you and Todd 25 A. Yeah. I mean, it says my name. I see Page 163 Page 165 1 France in your possession on either of your phones 1 that, yeah. 2 now? 2 Q. And these are marked Clarity 2514. 3 A. Yeah. 3 MR. COMERFORD: And then the next one I 4 4 want to look at is 2018-11-30, Mr. Martin. This is Q. I mean -- I should be clear, let me try 5 5 Bates numbers Clarity 2446. We'll mark this as 6 Do you have any text messages between you 6 Exhibit 23. 7 and Todd France from the 2018 or 2019 time period 7 (Thereupon, Defendant's Exhibit 23 was marked for 8 8 on either of your phones? purposes of identification.) 9 A. No. 9 Q. Does this look like a text you exchanged 1.0 Q. Why not? 10 with Todd France? 11 A. It's two, three years ago. I went through 11 A. I don't know. Yeah. 12 12 I don't know how many phones. Q. That's Exhibit 23. And then I think we just have one more of these. Exhibit 24 is 13 13 Q. You still have the same number. Don't 14 they -- don't the text messages move over? 14 2018-12-30. The Bates numbering is Clarity 79 15 15 through Clarity 96. Let's zoom in on these. These A. I don't back my phone up, use the iCloud, 16 I don't do that. I have a phone here that is all 16 should be text messages between you and Jason 17 17 Bernstein from December and January -cracked up. I need a new one now. 18 18 December 2018 and January 2019. Can you look at Q. I want to bring up a document just to have 19 you say they're yours, but I don't think I'll have 19 those, Mr. Golladay, and verify that those are text 20 any questions about it. So this document is going 20 messages that you sent and received? 21 21 to be 2018 September 27, Golladay texts with A. I can't. It's small. I can't even see 22 22 France. Let's bring that up. This is 38 pages of 23 23 (Thereupon, Plaintiff's Exhibit 24 was marked for text messages that were produced by Todd France. 24 Are these text messages that you exchanged 24 purposes of identification.) 25 with Todd France to your knowledge? And we can 25 Q. Let's do whatever we need to do so you

Page 166 Page 168 MR. COMERFORD: Objection, asked and 1 have a chance to look at them. 1 2 A. Okay. Yeah. What about it? 2 answered. 3 Q. Are these text messages that you received 3 Q. You can answer. 4 and sent to and from Jason Bernstein? 4 MR. CLEMENTS: That was almost all your 5 A. Yeah. 5 questions. 6 6 Q. I've got one more -- no, I think that's You can answer 7 7 A. I pretty much reached out to Todd, and he it. 8 8 came back out to Detroit, pretty much just felt MR. COMERFORD: Those are all the 9 9 questions I have at this time, Mr. Golladay. each other out, talked a little ball, and, I mean, MR. CLEMENTS: This is William Clements. 10 the conversation went -- the conversation went 10 11 I'm going to ask a couple of questions. I know 11 good, and, I was, like, man, that's somebody who I 12 12 it's been a long day for everyone so I'll try to be would love to pretty much work with or something I 13 13 as quick as possible. would love to be a part of. **EXAMINATION OF KENNETH GOLLADAY** 14 14 Q. At what time did you come to that 15 BY MR. CLEMENTS: 15 conclusion, if you can remember? 16 Q. Mr. Golladay, I want you to focus on the 16 A. To be honest, right after we pretty much 17 end of September 2018, the Lucky Strike bowling 17 had that little sit down, I was already thinking, 18 event with Golden Tate. Is there any doubt in your 18 like, man -- it was like -- I don't want to say 19 19 love at first sight, but pretty much -- I mean, I mind that Todd France was at that event? 20 20 enjoyed the whole type of person he was, and just, A. He was at that event. 21 Q. And there's no doubt in your mind that you 21 you know, had to pretty much keep making sure I 22 were at the event 22 dotted all my I's and crossed all the Ts and 23 everything, and that's when I wanted to see if he 23 A. I was at the event. 24 2.4 Q. And is there any doubt in your mind that would go out there, meet my mom and that went 25 you went up and introduced yourself to Todd France 25 areat. Page 167 Page 169 1 first? 1 Q. So this would have been after 2 2 September 2018 and before Thanksgiving of 2018? A. I definitely went up to him and introduced 3 3 A. Say again. myself to him. 4 4 Q. So Todd didn't seek you out, Mr. France Q. When you came to that conclusion, I'm just 5 5 trying to narrow down the time, it would have been didn't seek you out at that event? 6 6 MR. COMERFORD: Objection, leading. sometime after September 2018 but before 7 7 A. No. Thanksgiving of 2018? 8 8 MR. CLEMENTS: It's a third-party witness MR. COMERFORD: Objection, leading, asked 9 9 so I'm not so sure -and answer? 10 10 MR. COMERFORD: He's your client. Q. Well, when was it? Do you know if it was 11 11 Q. Can you explain to me what happens in the in that span? 12 A. So I met with him sometime, maybe the end 12 minutes before and the minutes after you introduce 13 13 of September, the beginning of November, I'm not yourself to Todd France. 14 A. Well, Golden and his wife pretty much just 14 sure, and I know he met my mom in the beginning of 1.5 thanked everybody for coming out and he pretty much 15 December, so that whole time right there was just 16 just shouted out his agent, Todd, and I was 16 me still just brainstorming about it, but I knew I 17 17 already, you know, thinking about an agent change, loved the meeting that we had, and when we did 18 18 finally go out there and meet my mom, and she was and I actually went up to Todd myself, you know, 19 introduced myself, and then, you know, told him --19 in with it as well, I knew, like, this was the guy. 2.0 pretty much asked him for his number and kind of 2.0 Q. And when did you make the decision to move 21 21 hit it off from there. on from Jason Bernstein and hire Todd France? 22 2.2 Q. Now, moving forward from that A. Well, I told Todd pretty much right after 23 23 September 2018, when did you first make the him and my mom met, that was the cherry on top, I 24 decision that you wanted to move on and fire 24 told him right then, like, "I want you to be my 2.5 Mr. Bernstein and go with another agent? 25 agent."

Page 170 Page 172 Q. Could you narrow that down by month? What signing event? 1 1 2 month are we talking about? 2 A. No. 3 3 A. In my mind in September I already knew I Q. Can you recall whether they discussed what 4 was making an agent change. In December I told 4 agent represented you? 5 Todd, you know, "I want you to be my agent," so 5 A. No. 6 that's, what October, November, December. 6 Q. Did anybody at that signing event on 7 7 Q. So was that in the beginning of December January 21, 2019 tell you that you should change 8 8 that you told Todd? agents? 9 9 A. The beginning of December. A. No. 10 10 Q. Was that prior to you hearing from Q. Did anybody who was in attendance at that 11 Mr. Silver or anybody about the signing event? 11 signing event mention Mr. Bernstein at all? 12 A. Yeah, that was way before. 12 Δ No 13 13 Q. You telling Todd was way before you heard Q. Did anybody mention Mr. France at all? about the memorabilia signing? 14 14 A. No. 1.5 A. Right. 15 Q. In the entire time, from the end of 16 Q. Did the memorabilia signing event have 16 September 2018 to your decision to change agents, 17 anything to do with your decision to change agents 17 which I believe you testified was in December 2018, 18 and move on from Mr. Bernstein and hire Mr. France? 18 did anybody badmouth Mr. Bernstein to you? 19 19 A. Absolutely not. To be honest, it was A. No. 20 almost like a slap in the face. 20 Q. Anybody at all? 2.1 Q. Why is that? 21 A. No. 2.2 A. To say that I would even change 22 Q. Did anybody cheerlead Mr. France to you? 23 agents for -- what was it -- I don't even remember 23 A. No. 24 right now, \$7,000. That's -- changing agents for 24 Q. Who made the decision to change agents? 25 \$7,000, somebody just hanging \$7,000 over my head, Page 171 Page 173 1 I'm pretty smart with my money. It's not like I'm 1 Q. Was it Mr. Saffold? 2 money hungry. I wasn't going to do it. What I 2 A. No. 3 changed agents for is because I felt like Todd 3 Q. Was it your mother? 4 would be able to get me the big contract that I 4 A. No. 5 deserved and that I wanted. 5 Q. It was solely you, correct? 6 6 Q. We understand that your former agent, A. Correct. 7 7 Mr. Bernstein, through his lawyer, Mr. Comerford, Q. Clarity Sports, who you were with, during 8 8 is saying that the signing event was used as a that time period from when you decided in 9 9 bribe to get you to change agents. September when you first met France to the 1.0 10 beginning of December when you decided to change A. You can't bribe me with 7,000 bucks. 11 Yeah, that's kind of disrespectful. It's okay. 11 agents, did anybody badmouth Clarity Sports? 12 12 MR. COMERFORD: I object. That is a A. No. 13 13 Q. At the signing event on January 21st, did mischaracterization of the allegations and we've 14 never said that and that's highly objectionable. I 14 anybody badmouth Clarity Sports? 1.5 15 A. No. move to strike it. Q. Did you make the decision to change agents 16 Q. Did anybody mention Clarity Sports? 16 17 17 before January 21, 2019? A. No. 18 Q. In your own words, can you -- in your own 18 A. Yes. 19 Q. And did anything that happened at the 19 head, is there any connection between the signing 20 signing event have anything to do with your 20 event and the decision to change agents? 21 21 decision to change agents? A. None at all. 22 A. No. 22 Q. How about your decision to move on from 23 Q. Do you recall anything that happened at 23 Clarity Sports, any connection between the signing 24 the signing event on January 21, 2019 where your 24 event and your decision to move on from Clarity 25 career was discussed by anybody at the memorabilia 25 Sports?

Page 174 Page 176 Q. Did you have any knowledge of that 1 A. My decision was made before the signing 1 2 2 Facebook post? event. 3 Q. And you are correct, it was a little bit 3 A. No. 4 more, \$7,750. In your dealings with Clarity Sports 4 Q. When it was posted? 5 prior, they obtained marketing events for you, 5 A. No, I don't get on Facebook. 6 Q. And I believe you said that Emily Ries 6 7 7 A. Yeah. I mean, they did -- 7700? might have brought it to your attention. 8 8 Q. 7750. A. Right. 9 A. As a rookie I was getting more than that, 9 Q. I'm trying to think how to phrase this. 10 10 you know what I mean? Your dealings with Clarity, do you have 11 any reason to disagree with me that if an event was 11 Q. So Clarity Sports paying for your 12 12 marketing events made you more money than the covered under the Clarity Sports agreement, they 13 signing event. 13 would get a 15 percent sports commission; is that A. Yes. 14 14 your recollection? 15 15 Q. Can you explain for me in your own words A. Right. 16 why you didn't immediately tell Jason Bernstein 16 Q. Did they ever ask you to remit 15 percent 17 that you were moving on from him and going with 17 of what you made at that signing event to them? 18 Todd France? Because there is -- I don't think 18 19 19 Q. But your understanding is they knew about there's any dispute in the record that, you know, 20 20 the signing event, right, because Emily Ries gave January 22nd was the day of the phone call. That 21 is not in dispute. 21 you the advertisement for it? 22 A. I mean, like I said earlier, really just 22 A. Right. 23 23 Q. And this is in -- from January of 2019 no distractions to me or the team. I didn't really 24 want to do it during the year. I just kind of 24 until today, has anybody from Clarity Sports ever wanted to finish the season out. I had more 25 said, "You owe us 15 percent of the signing"? Page 175 Page 177 football to play, you know. I was in my second 1 A. No. 1 2 Q. Has Clarity Sports commenced any action 2 year, I believe it was, having a good year, and I 3 didn't want to deal with that right there. 3 against you to recover that? 4 Q. Was that a pleasant conversation to have, 4 A. No. 5 5 Q. Has Mr. Bernstein ever asked you to remit to make? 6 A. It wasn't, but just being a grown man, I 6 that 15 percent? 7 7 think I did it respectfully. I didn't have to even A. No. 8 have that phone conversation with him, but as far 8 Q. Has he initiated any action --9 as it being business, I had to do it for me and my 9 A. No. 10 family. 10 Q. -- against you? Was Mr. Bernstein the only agent who 11 11 Q. Did you ever talk to Jason Bernstein about 12 your New York Giants contract? 12 negotiated the rookie contract with the Detroit Lions? 13 A. I haven't talked to him. 13 14 Q. As far as you know did he do anything to 14 A. Yes. obtain for you that New York Giants contract? 15 Q. And that deal was terminated at the end of 15 A. No. 16 16 the 2020 season or end --17 Q. Who got that contract for you? 17 A. I finished it out. 18 A. Todd. 18 Q. So is it your understanding that 19 Q. Now we see documents and it's another 19 Mr. Bernstein was paid his commission for all the 20 thing that's probably not in dispute. You may not 20 monies -- all the monies you eared from the Lions under the rookie contract that he negotiated for 21 know. Do you remember the Facebook post --21 22 A. Yes. 22 you? 23 Q. -- about the signing event that 23 A. Yes, I paid every bit of it. 24 Mr. Comerford showed you? 24 Q. Has he ever tried to come after you for 25 A. Uh-huh. 25 more money?

Page 178 Page 180 1 Mr. Bernstein to Mr. France? 2 MR. CLEMENTS: Let's go off the record a 2 MR. COMERFORD: Form. 3 3 A. No, I didn't. To be honest, I thought it second. 4 THE VIDEOGRAPHER: We're going off the 4 was an opportunity and I just accepted it and went 5 record at 6:31 p.m. 5 about my day. Q. And when you were done with the signing 6 6 (Recess taken.) 7 7 THE VIDEOGRAPHER: We're back on the event, you stayed in Chicago, right, went to either 8 8 record at 6:35 p.m. your dad's house or your mom's house? 9 BY MR. CLEMENTS: 9 A. Yeah. I don't really remember, but I 10 10 stayed in Chicago. Q. Just a few more questions. 11 Do you personally, and I just mean you, 11 MR. CLEMENTS: I don't have any other 12 Ken Golladay, owe CAA any money arising out of your 12 questions. J.T. may have some. 13 **EXAMINATION OF KENNETH GOLLADAY** 13 former business relationship with CAA? 14 A. No. 14 BY MR. HERBER: 15 Q. To the best of your knowledge, has Todd 15 Q. Mr. Golladay, my name is J.T. Herber. I'm 16 France ever received any compensation from anyone 16 here on behalf of Gerry Ochs and Redland Sports. 17 pertaining in any way to the rookie contract with 17 I've just kind of been hanging out here in the 18 the Detroit Lions that Mr. Bernstein obtained for 18 background as everybody else is asking questions. 19 you? 19 I realize it's getting late today and I've got some 20 A. No. 20 questions for you, but I'm going to move through 21 2.1 MR. CLEMENTS: Ms. Marsh, are you still these as quickly as I can. 22 with us? Can you put up Mr. Golladay's affidavit, 22 Because everybody's covered various things 23 declaration from Kenny Golladay? It might be at 23 I'm going to jump around a little bit, so stick 24 this point Exhibit 22 or 23. 24 with me here, if you could. 25 2.5 THE REPORTER: 25. Prior to the day of the memorabilia Page 179 Page 181 1 (Thereupon, Plaintiff's Exhibit 25 was marked for 1 signing for which we're here, did you know Gerry 2 2 Ochs? purposes of identification.) 3 Q. We would like to mark this 3 A. No. I still don't know who he is. 4 4 Exhibit Golladay 25. It's the declaration of Q. Did you ever know anyone that operated 5 5 under the name Redland Sports? Kenneth Golladay. 6 6 MR. CLEMENTS: Lauren, can you scroll 7 7 down? Q. And based on your prior answer, am I clear 8 8 that prior to the memorabilia signing, to your Q. Please take a look at it as she scrolls. 9 9 And I believe Mr. Comerford asked you some knowledge you never met anyone by the name of Gerry 10 10 Ochs? questions about this declaration. He didn't mark 11 11 A. No. it as an exhibit or show it to you as far as I 12 could remember, but this is the document you were 12 Q. Prior to the memorabilia signing, had you 13 13 answering questions about, the declaration. met anyone who said they were acting on behalf of 14 And was everything in that document true 14 Redland Sports? 15 and correct as of the date you signed it? 15 A. No. 16 16 Q. At the memorabilia signing or at any other 17 17 time, did you ever talk to Gerry Ochs about the SRA Q. To the best of your knowledge, has it 18 remained true and correct as you sit here today? 18 that you had with Jason Bernstein? 19 A. Yes. 19 A. No. 20 Q. One final question, the signing event and 20 Q. Prior to the memorabilia signing or at any 21 21 other time, did you ever talk to Gerry Ochs about the \$7,750 check, did you ever -- if you could 22 elaborate on this. Have you ever understood that 22 the EMA that you had with Clarity Sports? 23 A. No. 23 that signing event, that \$7,750 check you got for 24 appearing at the signing event to be a bribe or 24 Q. Did you ever talk to Gerry Ochs about Todd 25 some attempt to get you to switch agents from 2.5 France?

Page 182 Page 184 day. You all done took up my time. If you've got 1 1 2 Q. Did you ever talk to Gerry Ochs about CAA 2 one or two questions. 3 3 **EXAMINATION OF KENNETH GOLLADAY** Sports? 4 A. No. 4 BY MR. COMERFORD: 5 Q. At the memorabilia signing, did you talk 5 Q. Mr. Golladay, I'm going to ask Mr. Martin to anyone about Jason Bernstein? 6 to bring up a document dated 2019 July 10 that 6 7 7 A. No. concerns marketing with the Nike deal, and we'll 8 8 Q. At the memorabilia signing, did you talk mark this as Exhibit 26. 9 9 to anyone about the EMA which you had with Clarity (Thereupon, Plaintiff's Exhibit 26 was marked for Sports? 10 10 purposes of identification.) A. No. 11 Q. I know you're not on this email, but the 11 12 email of July 10, 2019, Howard Skull of CAA is 12 Q. Was there any discussion you had with 13 13 anyone during the memorabilia signing about your writing to Molly King of CAA. Do you ever work relationship with Clarity Sports? 14 with Molly King? 14 15 A. No. 15 A. No. 16 Q. Was there any discussion you had during 16 Q. And Howard Skull says, "Molly, have you or 17 the memorabilia signing with anyone about your 17 Todd caught up with Kenny yet? They just asked us 18 relationship with Jason Bernstein? 18 again on this one. We're still trying to get other 19 A. No. 19 offers from this rep." And the subject of those 20 Q. Since the memorabilia signing, have you 20 email exchanges is "Kenny Golladay Nike offer 21 ever talked to Gerry Ochs? 21 June 13, 2019." Do you see that? 22 A. No. 22 A. Yeah, I see it. Q. Since the memorabilia signing, have you 23 Q. And then the top email is from Todd 2.3 24 ever talked to anyone with Redland Sports? 24 France, that same email address we looked at 2.5 A. No. 25 earlier, Todd.France@CAA.com, and he writes: Page 183 Page 185 1 Q. What role, if any, did Gerry Ochs play in 1 "Kenny and I are speaking tomorrow. He is 2 your decision to terminate the SRA with Jason 2 traveling to LA to throw with," name redacted, "and 3 Bernstein? 3 knows we will walk through it. Thank you." Signed 4 4 A. He didn't play a role. Todd France. 5 Q. What role, if any, did Gerry Ochs play in 5 Do you remember talking with Todd France 6 your decision to terminate the EMA with Clarity 6 about the Nike offer in July 2019? 7 7 Sports? A. Me and Todd don't discuss marketing. I A. He didn't play a role. 8 8 don't know who sent the email. I see it says Todd 9 9 Q. What role, if any, did the memorabilia France. I don't know who sent the email. I don't 10 10 signing play in your decision to terminate the SRA know. 11 with Jason Bernstein? 11 Q. Do you have any explanation for why Todd 12 12 A. It didn't play a role. France sent this email to his colleagues at CAA 13 13 Q. What role, if any, did the memorabilia saying that you and him were going to talk about 14 signing play in your decision to terminate the EMA 14 the offer that you had gotten from Nike? 1.5 with Clarity Sports? 15 A. I don't know who sent the email. 16 A. It didn't play no role at all. It was 16 Q. Do you have any explanation for why Todd 17 just a quick signing and be done with it. They did 17 France said that in this email? 18 18 nothing pertaining to nothing. A. I don't know who sent the email. I see it 19 MR. HERBER: Thank you, sir. I have no 19 says Todd France. I don't know if he sent the 20 20 email or not. I don't know. other questions for you. 21 21 MR. COMERFORD: Mr. Golladay, this is John MR. CLEMENTS: Objection, speculation. 22 Comerford. I just have a couple more questions. 22 Q. And so what you're telling me today is 23 THE WITNESS: How many questions you got? 23 that you never talked with Todd France about the 24 MR. COMERFORD: Just a couple more. 24 Nike offer in mid-2019, correct? 25 THE WITNESS: I've got to start some of my 25 A. I've been telling you all day, me and him

Page 186 Page 188 don't discuss marketing. today for why you waited for three weeks after the 1 2 2 Q. We know that the last game of your 2018 regular season ended? 3 3 season was December 30th versus the Green Bay A. No. 4 Packers. And then you called Mr. Bernstein and 4 Q. You terminated Mr. Bernstein the very next 5 told him you were terminating him about three weeks 5 day after this memorabilia signing that CAA 6 later on January 22, 2019, right, as we discussed? 6 arranged for you, correct? 7 7 A. Okay. A. I don't know. 8 8 Q. So why did you wait for three weeks after Q. Why did you terminate Mr. Bernstein the 9 9 the season ended to tell Mr. Bernstein you were very next day after you did the memorabilia signing 10 10 that CAA arranged for you? switching? 11 MR. CLEMENTS: Asked and answered, but you 11 A. First off, I had already made up my mind 12 can answer it again. 12 that he was no longer my agent, and then I had to A. Why did I wait what? 13 1.3 get ready to have surgery and get ready for 14 14 Q. Why did you wait -training, so I was making sure I had all my 15 A. I didn't want any distractions during the 15 business taken care of. If that's how it turned 16 regular season. I finished the season and I wanted 16 out, that's how it turned out. 17 to continue finishing it out. I deal with it when 17 Q. But why did you wait until after you did 18 I got a chance to. I didn't want the distractions. 18 the memorabilia signing that CAA arranged for you? 19 19 I answered that already. MR. CLEMENTS: Objection. I think he just 20 Q. Right. And then the Lions' season ended 20 answer it. 2.1 on December 30, 2018, and you then waited three 21 A. I answered. 22 more weeks to terminate Mr. Bernstein. 22 Q. Why didn't you terminate Mr. Bernstein 23 Why did you wait three more weeks? 23 before you did the memorabilia signing? 24 MR. CLEMENTS: Objection, it's A. What difference does it make? 24 Q. You can answer. 25 argumentative and you're badgering the witness, Page 187 Page 189 1 A. What difference does it make? That's when 1 Mr. Comerford. How many times are you going to ask 2 I decided to do it. 2 the same thing over and over? 3 Q. Why did you wait until three weeks after 3 Q. You can answer. 4 4 the regular season ended? A. I just answered it. 5 A. I just answered that question. 5 Q. Why did you not terminate Mr. Bernstein on 6 6 Q. Have you told me all the reasons that you January 20th 2019? 7 waited? You're telling me "What difference does it 7 A. I did it when I did it. 8 8 Q. So you can't offer me any reason, correct? make?" but that's not a reason. 9 9 MR. CLEMENTS: Objection, mischaracterizes MR. CLEMENTS: Objection, argumentative, 10 10 you're badgering the witness. his testimony. 11 You can answer. Whatever you want to add 11 Q. Can you offer me any reason why you didn't 12 12 or not add. do it January 20, 2019? 13 13 MR. CLEMENTS: Objection, asked and A. I answered it already. 14 Q. And your answer is "What difference does 14 answered. 15 15 it make?" Q. Go ahead. 16 A. I terminated him when I terminated him. 16 MR. CLEMENTS: Do you have anything to 17 17 Q. Do you have any explanation for why you add? 18 18 waited three -- over three weeks after the regular THE WITNESS: No. 19 season ended to finally terminate Mr. Bernstein? 19 MR. COMERFORD: Okay. Those are all the 20 A. What difference does it make? 20 questions I have, Mr. Golladay. Thank you for your 21 21 Q. Is that your full explanation you want to time today. 22 22 MR. CLEMENTS: I have a couple I just want give me today? 23 MR. CLEMENTS: Objection, argumentative, 23 to clarify. 24 badgering the witness. 24 **EXAMINATION OF KENNETH GOLLADAY** 25 Q. Any other explanation you want to give me 25 BY MR. CLEMENTS:

	Page 190	Page 192
1	Q. The season ended for the Lions the end of	1 stickers on them and we'll do our best to label
2	December. You're saying that you had a medical	them, and e-tran and PDFs of the exhibits with the
3	procedure to be done after that?	3 stickers and we don't need any hard copy, and then
4	A. Right.	4 we would like a synced video.
5	Q. What was the date of that, do you	5 MR. CLEMENTS: We'll take the same thing.
6	remember?	6 (Deposition concluded at 6:55 p.m.)
7	A. I don't remember.	7 ~~~~
8	Q. But the medical procedure was before the	8
9	signing, correct?	9
10	A. Right.	10
11	Q. Was it an operation? I don't want to pry	11
12	too much. Did they knock you out?	12
13	A. Yeah.	13
14	Q. Local, anesthetic?	14
15	A. I was put to sleep.	15
16	Q. So it wasn't a minor procedure.	16
17	A. Right.	17
18	Q. And when did you get out of the hospital	18
19	for that?	19
20	A. The same day.	20
21	Q. You had to recuperate a little?	21
22	A. Yeah.	22
23	Q. How long was this before the signing, if	23
24	you remember?	24
25	A. I don't remember.	25
	Page 191	Page 193
1	Page 191 Q. Let me just concentrate because I don't	Page 193
1 2	-	1 2
	Q. Let me just concentrate because I don't	1 2 3 I, KENNY GOLLADAY, do verify that I have
2	Q. Let me just concentrate because I don't want to ask a bunch of questions.	1 2 3 I, KENNY GOLLADAY, do verify that I have 4 read the foregoing transcript and have had the
2	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason	1 2 3 I, KENNY GOLLADAY, do verify that I have 4 read the foregoing transcript and have had the 5 opportunity to make corrections/changes; and that
2 3 4	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people	1 2 3 I, KENNY GOLLADAY, do verify that I have 4 read the foregoing transcript and have had the 5 opportunity to make corrections/changes; and that 6 the foregoing is a true and correct transcript of
2 3 4 5	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No. Q to terminate Mr. Bernstein and hire	1 2 3 I, KENNY GOLLADAY, do verify that I have 4 read the foregoing transcript and have had the 5 opportunity to make corrections/changes; and that 6 the foregoing is a true and correct transcript of
2 3 4 5 6	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No.	1 2 3 I, KENNY GOLLADAY, do verify that I have 4 read the foregoing transcript and have had the 5 opportunity to make corrections/changes; and that 6 the foregoing is a true and correct transcript of 7 my testimony given August 30, 2021
2 3 4 5 6 7 8	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No. Q to terminate Mr. Bernstein and hire Mr. France? A. No.	I, KENNY GOLLADAY, do verify that I have read the foregoing transcript and have had the opportunity to make corrections/changes; and that the foregoing is a true and correct transcript of my testimony given August 30, 2021 Corrections/Changes Made 10
2 3 4 5 6 7 8 9	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No. Q to terminate Mr. Bernstein and hire Mr. France? A. No. Q. Did any of those persons or entities ever	I, KENNY GOLLADAY, do verify that I have read the foregoing transcript and have had the opportunity to make corrections/changes; and that the foregoing is a true and correct transcript of my testimony given August 30, 2021 Corrections/Changes Made No Corrections/Changes Made
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2 3 4 5 6 7 8 9 10 11 12 13	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No. Q to terminate Mr. Bernstein and hire Mr. France? A. No. Q. Did any of those persons or entities ever advise you A. No. Q with respect to anything that has to do	I, KENNY GOLLADAY, do verify that I have read the foregoing transcript and have had the opportunity to make corrections/changes; and that the foregoing is a true and correct transcript of my testimony given August 30, 2021 Corrections/Changes Made No Corrections/Changes Made No Corrections/Changes Made
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Let me just concentrate because I don't want to ask a bunch of questions. Boone Enterprises, Daryl Eisenhour, Jason Smith, MVP Enterprises, did any of them, the people or the entities, play any role in your decision A. No. Q to terminate Mr. Bernstein and hire Mr. France? A. No. Q. Did any of those persons or entities ever advise you A. No. Q with respect to anything that has to do with your career? A. No. MR. CLEMENTS: That's the only questions. I'm done. MR. COMERFORD: Thank you, Mr. Golladay.	I, KENNY GOLLADAY, do verify that I have read the foregoing transcript and have had the opportunity to make corrections/changes; and that the foregoing is a true and correct transcript of my testimony given August 30, 2021 Corrections/Changes Made No Corrections/Changes Made KENNY GOLLADAY Sworn to before me, Notary Public this, day of,
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1	CERTIFICATE	
2 3 4 5 6 7 8 9 10 11 12 13 14 15	CERTIFICATE I, Stephanie R. Dean, Court Reporter and Notary Public, duly commissioned and qualified, do hereby certify that the deposition of KENNY GOLLADAY was taken by me and reduced to Stenotypy, afterwards prepared and produced by means of Computer-Aided Transcription and that the foregoing is a true and correct transcription of the deposition was so taken as aforesaid. I do further certify that these proceedings were taken at the time and place in the foregoing caption specified. I do further certify that I am not a relative, employee of or attorney for any party or counsel, or otherwise financially interested in this action. I do further certify that I am not, nor is the court reporting firm with which I am affiliated, under a contract as defined in Civil Rule 28(D). IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal of office on this 9th day of September, 2021.	
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19 20	Stephanie R. Dean, RPR My commission expires August 30, 2025.	
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